



Mohawks of the 5 Nation Confederacy

June 26, 2013

Ambassador Cho Hee-yong
Embassy of the Republic of Korea
150 Boteler Street
Ottawa, ON, CANADA, K1N 5A6

RE: ALERT – Notice of Allegations and Unsanctioned Fraudulent Dealings in Respect of Ka-nyen-geh-ha-kah (Mohawk) Grand River Territory (Ontario, Canada)

Your Excellency,

In August of 2012, the Ka-nyen-geh-ha-kah of Grand River (as the Mohawk Workers) identified and targeted for further proceedings, 8 parties who were deemed to have acted unlawfully in respect lands within the *Haldimand Tract* (Grand River Territory).

Accordingly, on August 30th, 2012 Lawful Notices of Intent (LNI) were served upon:

- i) Chris Friel (Mayor of Brantford);
- ii) Ron Eddy (Mayor of Brant County);
- iii) Ken Hewitt (Mayor of Haldimand County)
- iv) Patrick J. Doherty (Chairman of Walton International Group Inc.)
- v) Dr. Oh-Hyun Kwon (CEO of Samsung Electronics Co.)**
- vi) William Montour (chief of the Six Nation's Band Council)**
- vii) Gord Peters (Grand Chief of the Association of Iroquois and Allied Nations)
- viii) Lynda Tanaka (Chair of the Ontario Municipal Board).

The notices served reiterated prior notices that parties to all unauthorized negotiations, development, maintenance and construction were to immediately cease their activities and establish contact with the Ka-nyen-geh-ha-kah for the purpose of future and imminent proceedings. The parties were also directed to desist from any further unauthorized actions in respect of the lands within the *Haldimand Tract* and register themselves *pre-enquête* under caveat.

The Ka-nyen-geh-ha-kah as the Mohawk Workers have always maintained that Grand River Territory remains under exclusive and lawful allodial jurisdiction and title to same which is a birthright, has never been duly ceded. These issues have been raised recently by

Ohrerekó:wa to his ally, the Queen Elizabeth II of Great Britain, who has elected to act in her capacity as the Governor General of Canada. **Neither the Six Nations Confederacy, Six Nations Band Council, corporations, nor any municipal / external government entity has ever been granted any right to represent the Ka-nyen-geh-ha-kah and transact business within the Grand River Territory. Accordingly, transactions in respect of Ka-nyen-geh-ha-kah claimed territory involving at the very least, principles / parties other than the Ka-nyen-geh-ha-kah principle titles set out within the fifth part of the Gayanerekowa or Great Binding Law (see next page), and even pursuant to May 1st, 1812 Governor's Instructions, are deemed to be fraudulent in that the unauthorized parties lack color of right to deal with Grand River lands; accordingly, any such party has no claim of right to title of any nature.**

Neither the Mohawk Workers, nor Ohrerekó:wa, Principle Chief for Ka-nyen-geh-ha-ka Wolf Clan (Mohawks) of Grand River have any knowledge, record – oral, wampum or otherwise of any applicable title conveyance document other than the *sui generis* title document known as Haldimand's October 25th 1784 Proclamation in respect of Grand River lands. This includes any purported cession of Grand River lands by any principle chief of the Ka-nyen-geh-ha-kah of Grand River. Our laws are customs set out within the foundation of what is known as the 5 Nation Confederacy or League of Great Peace. As spokesperson for the Mohawk Workers, I write to you on a peaceful basis in order that you consider how we may deliver these LNI notices including a copy of this correspondence in order that all parties can best understand the nature of these issues of great importance and indeed consequence.

This first round of 8 Lawful Notices of Intent (LNIs) asserted Ka-nyen-geh-ha-kah notices of objection, rights constituting an exercise to protect claimed territory from further illicit land deals and corruption pending outcome of proceedings now underway – and indeed in order to avoid multiplicity in already varied and rapidly escalating and widening related criminal and civil investigations and inquiries within Canada, Malaysia, and now Korea. The Notices stated:

1. As an unauthorized party to matters pertaining to Mohawk lands situated within the *Haldimand Tract*, **you are hereby directed to CEASE AND DESIST** from any and all acts which directly pertain to matters in respect of any land situated within the *Haldimand Tract*, including unlawful trespasses;
2. As an unauthorized party to matters pertaining to Mohawk lands situated within the *Haldimand Tract* who has received NOTICE OF INTENT, **you are hereby directed to REGISTER** your full legal name, date of birth, and address for service with the Mohawk Nation of the Ouse / Grand River within 96 hours at the Mohawk Workers – Kanata office below, or retreat from all lands "six miles deep from the mouth to the source of the Grand (Ouse) River" (the *Haldimand Tract*) until such time as you have registered;

3. As an unauthorized party to matters pertaining to Mohawk lands situated within the *Haldimand Tract*, who has been served NOTICE TO CEASE AND DESIST, **you are hereby given NOTICE OF INTENT TO COMMENCE PROCEEDINGS** against you for your trespasses pursuant to applicable provisions and within a tribunal of competent jurisdiction;

4. Personal NOTICE of any such proceedings shall be duly served upon you at the address with which you remain registered;

5. Any failure on your part, to comply with any portion of this NOTICE TO YOU, may result further ramifications such as the forwarding of your relevant details to INTERPOL / international authorities, and the commencement of proceedings WITHOUT FURTHER NOTICE TO YOU.

Notices were delivered to: Chris Friel (Mayor of Brantford), Ron Eddy (Mayor of Brant County), Ken Hewitt (Mayor of Haldimand County), Patrick J. Doherty (Chairman of Walton International Group Inc.), **Dr. Oh-Hyun Kwon (CEO of Samsung Electronics Co.), William Montour (chief of the Six Nation's Band Council)**, Gord Peters (Grand Chief of the Association of Iroquois and Allied Nations) and Lynda Tanaka (Chair of the Ontario Municipal Board).

GAYANEREKOWA - THE CONSTITUTION OF THE GREAT PEACE

THE COUNCIL OF THE MOHAWKS DIVIDED INTO THREE PARTIES - The Council of the Mohawks shall be divided into three parts: Tehanakarine, Ostawenserentah and Soskoharowane are the first. Tekarihoken, Ayonwatha and Satekariwate are the second. Sarenkowane, Teyonhekwen and **Ohrerekó:wa** are the third. [Gayanerekowa, WAMPUM #5].

DEGANAWIDA APPOINTS THE MOHAWK CHIEFS LEADERS OF THE CONFEDERACY - I, Deganawida, appoint the Mohawk statesmen the head and the leaders of the Five Nations League. The Mohawk statesmen are the foundation of the Great Peace and it shall therefore be against the Great Binding Law to pass measures in the Council of the League after the Mohawk statesmen have protested against them. No Council of the League shall be legal unless all of the statesmen of the Mohawks are present. [Gayanerekowa, WAMPUM #6].

ON CHIEFS MAKING WAMPUM STRINGS OR BELTS our customary law remains such that any chief of the League of Five Nations may construct shell strings or wampum belts of any size of length as pledges or records of matters of national and international importance. Any of the people of the Five Nations may use shells or wampum as the record of a pledge, contract or an agreement entered into and the same shall be binding as soon as shell strings have been exchanged by both parties. [Gayanerekowa, WAMPUM #23].

A fortiori Arguments:

- i) Because Haldimand's proclamation of October 25, 1784 created *sui generis* title to the Grand River manifested in the Ka-nyen-geh-ha-kah *consensus ad idem*, all related and included instruments pertaining to relevant land interest transfers or affairs of any kind must stem exclusively from the Ka-nyen-geh-ha-kah of Grand River *Conditio sine qua*.
- ii) Because the doctrine of *consuetude pro lege servatur* provides that where no laws apply to a given situation, the customs of the place and time will have the force of law, *consensus facit legem*, the *corpus juris* consists solely of the Gayanerekowa.
- iii) Because the Ka-nyen-geh-ha-kah Haldimand holdings affirmed by Haldimand's proclamation constitute allodial title as recognized *ab initio, ad coelum – ad infinitum*, resource plunder and land dealings / corruption perpetrated within Grand River land by parties in lieu in Ka-nyen-geh-ha-kah consultation, consent and compensation run contrary to the principles of justice *contra legem*.
- iv) Because usurpation of Grand River lands in lieu of express consultation, consent and compensation on the part of the Ka-nyen-geh-ha-kah constitutes fraudulent acts perpetrated in concert with systemic genocide under apartheid, the Ka-nyen-geh-ha-kah must be entitled to rewards, the quantum of which ought to correspond to the damage suffered and inflicted *ad quod damnum – ad valorem*.
- v) Because *Animus nocendi* and *crimen falsi* manifested by the 6 Nations Elected Band Council Chair Bill Montour, Elected councilors Ava Hill and Darryl Hill and staff Matt Jamieson on the part of the Canadian "Six Nations", and Sin Tim, and Dr. Oh-Hyun Kwon on the part of Samsung Electronics Ltd. in the face of lawful notices of intent of the Ka-nyen-geh-ha-kah constitutes *Casus belli*, the instance of *Non compos mentis* emerges.
- vi) Because the doctrine of *Caveat emptor* remains applicable in relation to acts perpetrated by unauthorized parties in respect of Grand River lands, the doctrine of *contra bonos mores* renders impugned transactions generally unenforceable.

In conclusion, and pursuant to the aforesaid facts, I request assistance on the part of the Republic of Korea in respect of the following:

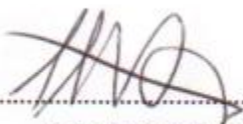
1. Recognition of the Ka-nyen-geh-ha-kah Principle Chief (Mohawk Wolf Clan) Ohrerekó:wa's title as recognized on the part of the British Crown on the part of Canada's Governor General on November 27, 1972 in reference to Edwin Squire Hill;
2. Clarification in respect of the Republic of Korea's preferred diplomatic protocol pertaining to obtaining assurances that alleged unauthorized dealings on the part of Korean entities including *inter alia*, Samsung Electronics Ltd. between Canadian entities including *inter alia*, Six Nations Elected Band Council may be addressed under the applicable auspice.
3. That a meeting be set to take place between Ohrerekó:wa's delegation of Mohawk Workers and relevant governmental / industry representatives whereby issues of mutual concern may be raised and addressed by the respective parties as represented.

Finally, please be advised that our November 2, 2012 allegation synthesis submission to the United Nations High Commissioner for Human Rights has been received by the Special Rapporteur on the Rights of Indigenous Peoples who met with Ohrerekó:wa's delegation on May 22, 2013 in New York. At that time further submissions were forwarded on our part to the United Nations. I draw your attention to the complaint, as it now stands, which names *inter alia*, Walton International Ltd. as an alleged perpetrator. In the event that a diplomatic resolution is untimely or unattainable, the Samsung – Six Nations Elected Band Council conspiracy allegations shall become a further addition to the complaint. Accordingly, copies of these respectful requests and relevant information will also be submitted including the timeline which I have attached for your information.

I convey my sincere best wishes for Peace to the people of the Korean Republic, and in hopes of improved and prosperous future dialogue and relations.

In Peace,

RATSIÁHAWE (Bill Squire)
(Spokesperson)
Mohawk Workers – Kanata



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Rakwirehawi (Secretary)

Copies to: Samsung Electronics Co. CEO Dr. Oh-Hyun Kwon, Samsung CSLT CEO Sin Kim, and Six Nations' Elected Chief Bill Mountour

ALERT / NOICE - TIMELINE

1779 – HALDIMAND PLEDGE – **W**hereas Sir Frederick Haldimand pledged in 1779 that: “Some of the Mohawks of the Villages of Canojaharie, Tikondarago, and Aughugo, whose settlements than had been on account of their steady attachment to the King’s service and the interests of Government ruined by the rebels; having informed me that my predecessor, Sir. Guy Carleton, was pleased to promise, as soon as present troubles were at an end, the same should be restored at the expense of the Government, to the state they were in before these wars broke out, and said promise appearing to me just, I do hereby ratify the same and assure them the said promise, so far as in me lies, shall be faithfully executed, as soon as that happy time comes.” [Haldimand’s Pledge to the Ka-nyen-geh-ha-kah of APRIL 7, 1779].

1784 – HALDIMAND PROCLAMATION – **W**hereas Sir Frederick Haldimand proclaimed in 1784 that: “Whereas His Majesty having been pleased to direct that in consideration of the early attachment to his cause manifested by the Mohawk Indians, and of the loss of their settlement which they thereby sustained– that a convenient tract of land under his protection should be chosen as a safe and comfortable retreat for them and others of the Six Nations, who have either lost their settlements within the Territory of the American States, or wish to retire from them to the British — I have at the earnest desire of many of these His Majesty’s faithful Allies purchased a tract of land from the Indians situated between the Lakes Ontario, Erie and Huron and I do hereby in His Majesty’s name authorize and permit the said Mohawk Nation and such others of the Six Nation Indians as wish to settle in that quarter to take possession of and settle upon the Banks of the River commonly called Ouse or Grand River, running into Lake Erie, allotting to them for that purpose six miles deep from each side of the river beginning at Lake Erie and extending in that proportion to the head of the said river, which them and their posterity are to enjoy for ever” [Haldimand’s Proclamation of October 25, 1784].

1797 July 3 – President administering the government of Upper Canada, Peter Russell prorogued the Provincial Parliament at York and issued a Crown position to Tekarihoken (Joseph Brant), as Principle Ka-nyen-geh-ha-kah Chief, in respect of Grand River allodial lands, reiterating Haldimand’s proclamation and the jurisdiction of the Gayanerekowa.

1812 May 1 – Governor Brock of Upper Canada issues Governor’s Instructions respecting alienation of allodial “Indian Lands” in Upper Canada and prorogued parliament.

2009 – At least two Six Nations band councilors with neither sanction, nor consent of any nature from the part of neither Ohrerekó:wa, the Mohawk Workers, nor any other Ka-nyen-geh-ha-kah of Grand River principle chief revealed to-date, are alleged to have acted in concert with the now-defunct (past) provincial regime *de jour* in lieu of authority and indeed color of right and conspired with Korean nationals representing Samsung subsidiaries in respect of Ka-nyen-geh-hah-ka under false pretenses. Neither Ohrerekó:wa’s office as registered by the Crown, the Mohawk Workers, nor any other Ka-nyen-geh-ha-kah of Grand River principle chief have been canvassed in respect of the issue of consent by any player purporting to act in respect of Ka-nyen-geh-ha-kah Grand River interests. In fact, the Canadian Indian Act’s “Six Nations Elected Band Council” was imposed by force by the RCMP / federal government in 1924 against the wishes and notwithstanding persistent objection and protests of the Ka-nyen-geh-ha-kah people including the Mohawk Workers in particular over the years subsequent to 1924.

2010 January – Korean nationals representing Samsung subsidiaries with neither sanction, nor consent of any nature from the part of neither Ohrerekó:wa, the Mohawk Workers, nor any other Ka-nyen-geh-ha-kah of Grand River principle chief, are alleged to have acted in concert with *inter alia*, certain Six Nations Elected councilors, and past provincial regime *de jour* actors in lieu of authority and indeed color of right by signing a

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memorandum of understanding, again with neither sanction, nor consent of any nature from the part of neither Ohrerekó:wa, the Mohawk Workers, nor any other Ka-nyen-geh-ha-kah of Grand River principle chief.

2011 January – The impugned Memorandum of Understanding between the unauthorized players expires and is not renewed amid Grand River community dissatisfaction.

2011 August – Ontario Power Authority approved phase one of the Samsung development within Grand River Lands with neither sanction, nor consent of any nature from the part of neither Ohrerekó:wa, the Mohawk Workers, nor any other Ka-nyen-geh-ha-kah of Grand River principle chief.

2011 May – Grand Renewable Energy Park – The provincial regime agreed to assign to “Six Nations” lease revenues for a 515-acre site situated within Grand River Territory southeast of Six Nations Indian Reservation No. 40 via the Ontario Realty Corporation again with neither sanction, nor consent of any nature from the part of neither Ohrerekó:wa, the Mohawk Workers, nor any other Ka-nyen-geh-ha-kah of Grand River principle chief. The area was slated for development of a \$1 billion, 250-megawatt, combined wind and solar power farm dubbed “Grand Renewable Energy Park” in lieu of consultation, consent and compensation by, of and to the Ka-nyen-geh-ha-kah as represented by Ohrerekó:wa.

2012 August 30 – LNI Cease & Desist Notices served upon *inter alia*, the Ontario Municipal Board, Samsung and Six Nations Elected Council.

2012 October 15 – Ontario Premier Dalton McGuinty resigned his position as Liberal leader and premier of Ontario and prorogued the provincial legislature amid an alleged criminal scandal traced to impugned energy deals within the provincial ministry and premier’s office.

2012 November – Mohawk Workers’ Ka-nyen-geh-ha-kah apartheid / genocide complaint forwarded to the United Nations as “#IdleNoMore” Twitter phenomenon begins to unite native & non-native calls for indigenous sovereignty respect extending to lands and waters and peoples alike against corporatization and corrupt plunder sparking Attawapiskat’s elected chief Theresa Spence’s hunger strike.

2013 January 15 – Appeal in respect of Grand River lands and Crown / Onkwehon:we relationship forwarded by Ohrerekó:wa to Queen Elizabeth II.

2013 February 13 – British Crown’s reply greetings and statement of position by Queen Elizabeth II to Ohrerekó:wa as Mohawk Wolf Clan principle chief issued by imperial deputy correspondence officer.

February 26 2013 – Ohrerekó:wa request to Queen Elizabeth II for further clarification in respect of Crown’s position.

2013 March 13 – Queen Elizabeth II holds a Privy Council meeting at Buckingham Palace.

2013 April 26-27 – Governor-General David Johnston, newly-appointed Premier of Ontario Kathlyeen Wynne, Lieutenant-Governor of Ontario David Onley and other dignitaries meet with the Duke of Edinburgh over two days in Toronto which included a private breakfast at Queen’s Park as Canada appeared in Geneva before the Human Rights Council’s Universal Periodic Review where Canada’s Ambassador to the United Nations in Geneva, Elissa Golberg, revealed that three requests to visit Canada as part of the UN’s monitoring and assessment of international human rights had recently been approved by the Federal regime including that of Special Raporteur on the Rights of Indigenous Peoples, James Anaya.

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2013 May 13 – British Crown reply and statement of position by Queen Elizabeth II to Ohrerekó:wa as Mohawk Wolf Clan principle chief issued by imperial deputy correspondence officer. Queen Elizabeth II advises Ohrerekó:wa to engage the British Crown via the Governor General in Canada, and further represented that relevant information had been duly forwarded to Ottawa by the Crown.

2013 May 20 – Meeting in New York with United Nations' office of the High Commissioner for Human Rights officers including James Anaya, Special Rapporteur on the Rights of Indigenous Peoples where further submission are forwarded at the request of Ohrerekó:wa by the Mohawk Workers' delegation.

2013 June 4 – Letter from Ohrerekó:wa under seal of the Mohawks of Grand River to City of Brantford copied to Bernard Valcourt, Minister of Aboriginal Affairs and Northern Development, Dr. Carolyn Bennett, Critic for Aboriginal Affairs & Northern Development, Jean Crowder, Critic for Aboriginal Affairs & Northern Development, Paula Dill, Provincial Development Facilitator - Ministry of Infrastructure, Dave Levac, M.P.P. – Brant, James Anaya, U.N. Special Rapporteur on the Rights of Indigenous Peoples, John Oddi, President, Brantford Regional Real Estate Association, Phil Dorner, President, Ontario Real Estate Association, and Richard Payne, Morrison and Payne Barristers and Solicitors

2013 June 11 – The anti-rackets' corruption section met at Queen's Park with MPPs Vic Fedeli and Rob Leon, who co-signed a complaint to OPP Commissioner Chris Lewis. Insp. Paul Beesley, head of the anti-rackets unit, was included at the meeting on the basis that the investigation includes actions of all political staff in the former premier's office including within the energy minister's office. The meeting was a first step in a criminal investigation following a scathing report by Ontario's Information and Privacy Commissioner, Ann Cavoukian, who concluded that laws were breached by staff in both offices who are accused of *inter alia*, deleting records.

2013 June 17 – Mohawk Workers' delegation to Ottawa for meeting with Dr. Carolyn Bennett at 4th floor Centre Block Parliamentary offices, followed-up by meeting with Swiss Ambassador at the Embassy of Switzerland.

2013 June 20 – Ontario's new Energy Minister announces cuts totaling \$3.7B from Samsung green energy deal Province and begins to renegotiate \$9.7B contract after Samsung missed deadlines.

2013 June 21 – Mohawk Workers receive information that Six Nations Elected Council and Samsung plan to further discuss Grand River territorial lands at meetings in Korea with neither Ka-nyen-geh-ha-kah consent, nor authorization notwithstanding – indeed in the face of, August 30, 2012 Lawful Notices of Intent which remain utterly ignored by Samsung and the Six Nations Elected Chief alike.

2013 June 24 – Veteran Ontario cabinet minister Laurel Broten resigns as Minister of Intergovernmental Affairs and Premier assumes duties of office.

2013 June 26 – Ka-nyen-geh-ha-kah (Mohawk Workers) issue formal peaceful alert / advisory to Republic of Korea including request to engage preliminary discussions with party representatives in order to protect asserted and claimed interests copied to Samsung Electronics Co. CEO Dr. Oh-Hyun Kwon, Samsung CSLT CEO Sin Kim, and Six Nations' Elected Chief Bill Mountour.