

Served Upon the Following Entities
And Their Puppet Corporations And Agencies:

**BARRY SOETORO, AKA, BARACK HUSSEIN OBAMA II,
a foreign national and Chief Executive Officer of the
UNITED STATES CORPORATION,**

EVELYN ROBERT de ROTHSCHILD,

JACOB ROTHSCHILD, IV,

DAVID ROCKEFELLER, Sr.

THE SENATE OF THE UNITED STATES CORPORATION

**THE HOUSE OF REPRESENTATIVES
OF THE UNITED STATES CORPORATION**

GEORGE SOROS

ETIENNE DAVIGNON

JANET YELLEN

**DEMAND TO CEASE & DESIST THE CRIMINAL CONSPIRACY
OF THE FEBRUARY 2014 G20 AUSTRALIAN CONFERENCE OF
CRIMINALS FOR THE IMMINENT DISPOSSESSION OF THE
TERRITORY, PROPERTY, ASSETS, AND RIGHTS OF THE
PEOPLE OF THE UNITED STATES OF AMERICA FOR THE
SOLE BENEFIT OF FOREIGN ENTITIES AND THEIR AGENTS,
AND FOR THE IMMINENT SUBSTANTIAL DEVALUATION OF
THE U.S. DOLLAR.**

Under penalty of enforcement of the lawful rights, powers and authorities detailed in this DEMAND, enforceable under national and international common and statutory laws of all Nations involved, as applied to the facts supported by evidence, YOU ARE HEREBY FORMALLY SERVED this legal and binding DEMAND TO CEASE AND DESIST your crimes against the People of the United States of America.

Official criminal complaints to various agencies in multiple States and International Courts are actively being prepared by qualified legal counsel with the broad and overwhelming support of senior military, militia, intelligence, law, and security enforcement officials, to be filed without delay in the event of your failure or refusal to deliver to us convincing formal written assurances and binding commitments to comply with this DEMAND, within 3 business days.

Although specific laws of the United States are referenced here as having effect and jurisdiction in this matter, you are hereby WARNED that similar and analogous criminal laws of all related countries based upon the same fundamental legal doctrines also apply, and are equally enforceable.

Immediate Demand Under Force of Law

Based upon information obtained from credible and reliable confidential sources, we have reason to believe that your organizations, their responsible executives and also employees and agents, have begun preparation and/or implementation of certain highly criminal actions that are the subject of this DEMAND.

We hereby lawfully demand that you immediately CEASE & DESIST from any and all of the following acts, courses of action, and planning or preparation for acts of misconduct that are in clear, direct, flagrant and indefensible violation of established and enforceable criminal laws, of which you and your criminal agents conspired to achieve at the Australian G20 meeting, to wit: the disposition of the interests, rights, territories, assets and property rightfully owned The People of The United States, and the substantial and imminent devaluation of the US dollar, by and through:

1. The imminent implementation by G20 corporate criminal agents masquerading as government heads of state of plans to **dispossess the assets, territories, property rights, and/or possessions of the People of The United States of America** to the benefit of foreign entities and their agents in order to satisfy the debts and private misdeeds and misappropriation of gross levels of treasure of The People of the United States of America by the private banking cartel of the Federal Reserve and the latter's co-conspirators;
2. The imminent implementation by G20 corporate criminal agents masquerading as government heads of state of plans to utilize, leverage, borrow against, devalue, re-assign, rename, or otherwise change the substantial interests, rights, territories,

assets and property rightfully owned The People of The United States for the same purposes described in number 1, above;

3. The imminent implementation by G20 corporate criminal agents masquerading as government heads of state of plans to **SIGNIFICANTLY DEVALUE THE US DOLLAR** to further the purposes and interests of the private parties described in number 1, above.
4. The actual ongoing implementation by G20 corporate criminal agents masquerading as government heads of state in order to aid, abet and advance the goals of numbers 1-3 above, by means of:
 - a. Mass murder and genocide of the People of The United States Of America and other various nations of the world;
 - b. Mass poisoning of the land, the air, and the seas of The United States of America and her people, and other various nations of the world, specifically via massive toxic aerosols released into the atmosphere, radiation poisoning, GMO food stock infestation, sterilizations, and poisoning by other means;
 - c. The use of HAARP weather and atmosphere technologies and other terrestrial like-kind technologies to cause, steer, and exacerbate unnatural disasters, to cause earthquakes, volcano eruptions, Yellowstone Park magma disruptions, Asian nuclear disasters (in conjunction with other weapons), and explicit, public terrorist threats against Sovereign States, like Indonesia, with catastrophic flooding when they fail to bend to your genocidal extortion; and
 - d. The use of other forms of nuclear, biological, and nanotech weapons of mass destruction through false-flag and deceitful state-sponsored black operations, pinning the blame on terrorists that have been developed, groomed and deployed by your very own puppet state-corporations that are using these same terrorist operations to undermine the liberty and wealth of nations. These false flags have grown so thinly veiled that only the most weak and feeble-minded among the masses now fail to see what is being done.

Legal Basis for Demand Order

The above-listed actions, which you are hereby demanded to Cease & Desist, presently do and/or would constitute the most severe violations of the following U.S. criminal laws and also their corresponding equivalent laws of other Sovereigns:

- Under natural common law; and
- Abusing any apparent legal authority or “color of law” to deprive any person of any rights under a sovereign Constitution or any other laws. (18 USC 242.)
- Conspiring to violate or interfere with any rights under the Constitution or other laws, by injury (including property loss), oppression, threat or intimidation. (18 USC 241.)

- “Racketeering” (organized crime) as interference with commerce under color of official authority. (18 USC 1951(a), 1951(b)(2), or conspiring to racketeer (18 USC 1951(a).)
- “Racketeering”, by patterns of bribery or extortion, or related to financial institutions. (18 USC 1961(1)(a).)
- Retaliation against a victim or witness (18 USC 1513(e)(1)), or conspiring for retaliation. (18 USC 1513(e)(2).)
- Tampering with victims or witnesses by intimidation or misleading conduct, to interfere with reporting crimes to law enforcement. (18 USC 1512(b).)
- Bribe-taking as an official conflict of interest for anything of value, including indirect or promised future benefits. (18 USC 201(b)(2).)
- Fraud by exceeding authorized access to any computer to obtain anything of value. (18 USC 1030(a)(4).)
- Trafficking in any password or access code for a computer that affects interstate or foreign commerce, (18 USC 1030(a)(6)(b), and with any computer used by or for a financial institution, “including a computer located outside the US that... affects interstate or foreign commerce of the US”. (18 USC 1030(e)(2).)
- Fraudulent making of any false entry or transaction in any banking institution including a foreign bank that would injure any organization, company or individual. (18 USC 1005.)
- Fraud or devising any means to defraud, or seeking to obtain money or property by false pretenses or misrepresentation, by any “wire” (telephone or internet) transmission in interstate or foreign commerce. (18 USC 1343.)
- Fraud or attempted fraud to obtain any funds or assets under custody or control of a financial institution by false pretenses or misrepresentation. (18 USC 1344.)
- Conspiracy or attempt to commit any fraud, subject to the same penalties and punishment as for the primary offense. (18 USC 1349.)

**THEREFORE: CEASE & DESIST,
AND GIVE BINDING WRITTEN REPLY FORTHWITH**



February 23, 2014

Neil F. Keenan
Group K, Ltd.