CONFIRMING

Marvelous Investments Limited

(*) John F. Kennedy - Executive Order No. 11110 (Attachment)

- Relating to the Performance of Department of the Treasury

DATE: 13th day of April, 2016

TO: The Offices of U.S. President, Vice

President, U.S. Supreme Court, U.S. Departments of Treasury and State, Defense - All "Duly-Elected Members of U.S. Congress"

FROM: Ambassador Lee C. Wanta, Under Executive Order/ Mandate (Totten Doctrine - 92 U.S. 105, 107) of President R.W. Reagan

MESSAGE:

(*) Pursuant to United States Truman Doctrine implemented in the Hellenic Republic of Greece (Mother Ellas) [Circa 1988] to lawfully prevent the "National Front" - and - Corsica State Agents/Provocateurs from criminal activities to "Destabilize the Greek Government"

Confirming my mandated purchase/ bid tender, to purchase all 14-Million Bank Shares of Ionian & Popular Bank of Greece ($1.2 Billion)


Thank you,

Lee C. Wanta

13.04.16

Marvelous Investments Limited 303 Congress Street Boston, MA, USA 02210-0001
Tel: 703.649.4545 Fax: 703.552.3150
Executive Order 11110 - Amendment of Executive Order No. 10289 as Amended, Relating to the Performance of Certain Functions Affecting the Department of the Treasury

June 4, 1963

By virtue of the authority vested in me by section 301 of title 3 of the United States Code, it is ordered as follows:

SECTION 1. Executive Order No. 10289 of September 19, 1951, as amended, is hereby further amended --

(a) By adding at the end of paragraph 1 thereof the following subparagraph (j):

"(j) The authority vested in the President by paragraph (b) of section 43 of the Act of May 12, 1933, as amended (31 U.S.C. 821 (b)), to issue silver certificates against any silver bullion, silver, or standard silver dollars in the Treasury not then held for redemption of any outstanding silver certificates, to prescribe the denominations of such silver certificates, and to coin standard silver dollars and subsidiary silver currency for their redemption," and

(b) By revoking subparagraphs (b) and (c) of paragraph 2 thereof.

SEC. 2. The amendment made by this Order shall not affect any act done, or any right accruing or accrued or any suit or proceeding had or commenced in any civil or criminal cause prior to the date of this Order but all such liabilities shall continue and may be enforced as if said amendments had not been made.

JOHN F. KENNEDY
THE WHITE HOUSE,
June 4, 1963

June 2, 2015

The Honorable Mary Jo White
Chair
Securities and Exchange Commission
100 F St. NE
Washington, DC 20549

Dear Chair White:

As the U.S. economy continues to recover from the 2008 financial crisis, the need for strong and effective regulations to protect Americans and their investments is more important than ever. The nation’s largest financial institutions are mounting an aggressive effort to repeal, postpone, and dilute the laws Congress passed in the wake of the crisis.

The Securities and Exchange Commission (SEC) plays a critical role in the protection of consumers and investors. On April 20, 2013, you were sworn in as the Chair of the SEC. I voted for your nomination despite my concerns about your lack of experience as a regulator. As I said at the time, my hope was that you would be “the strong leader the SEC needs to be a tough watchdog for the American people.”

You have now been SEC Chair for over two years, and to date, your leadership of the Commission has been extremely disappointing.

At your confirmation hearing, you stated without reservation that you would implement a strong enforcement policy at the SEC. You said that the SEC’s enforcement of regulations:

[I]t will be a high priority throughout my tenure to further strengthen the enforcement function of the SEC – it must also be bold and unrelenting ... Strong enforcement is necessary for investor confidence and it is essential to the integrity of our markets. Proceeding aggressively against wrongdoers ... also will serve to deter the unlawful practices of others who must be made to think twice and stop in their tracks, rather than risk discovery, pursuit and punishment by the SEC.

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1 Sen. Elizabeth Warren, Statement on the Banking Committee’s Approval of the Nominations of Rich Cordray and Mary Jo White (Mar. 19, 2013).
During this confirmation hearing and in the period immediately after, you also made promises to members of the Senate in four key areas. In each case, you appear to have broken those promises. First, under your leadership, the SEC has failed to finalize important Dodd-Frank rules requiring disclosure of the ratio of CEO pay to the median worker. Second, the SEC has failed to curb the use of waivers for companies found to be in violation of securities law. Third, the agency has settled the vast majority of cases without requiring that companies admit guilt. And fourth, you have been unable to participate in numerous cases because of recusals related to your prior employment at a Wall Street defense firm, and you have been and will continue to be unable to participate in certain cases because of recusals relating to your husband’s ongoing employment at a Wall Street defense firm.

These four major issues are not the only areas where there are concerns about your time as SEC Chair. You have also failed to act to address undisclosed corporate campaign contributions, have presided over new SEC rulemakings that have created large loopholes in important Dodd-Frank disclosure rules, and have issued new rules for small business capital formation that preempted important state consumer protections.

I am disappointed by the significant gap between the promises you made during and shortly after your confirmation and your performance as SEC Chair. We have continued to talk, and you and I met personally on Wednesday, May 21, 2015, to discuss these issues. At that meeting, however, you said little that indicated that you would be changing your practices at the SEC.

Even worse, at that same meeting, you provided me with what appeared to be misleading information about the timing of new CEO pay disclosure rules that was contradicted by an Office of Management and Budget (OMB) publication released that very same day. My questions and your answers at that meeting were both clear; there could not have been a misunderstanding, and I am perplexed as to how and why you would have provided me with this misinformation.

Below, please find additional information on the concerns related to the failure of SEC under your watch to consistently and aggressively enforce securities law and protect investors and the public, and specific requests related to each of these issues.

1. **Failure to implement Dodd-Frank rules on CEO Pay Disclosure**

   Section 953(b) of the Dodd-Frank Act requires, for the first time, basic disclosure of CEO pay, pay for companies’ median workers, and the ratio of the two. On at least four different occasions that are documented in the public record, you promised members of the Senate that you would move quickly to finalize this rule.

   At your confirmation hearing on March 23, 2013, you were asked by Sen. Menendez if you would “make sure that we get to the rule that is called for under the law.” You replied, “I will, Senator.” In response to questions for the record that I sent to you after that hearing, you told me that, “completing the rulemaking mandates that the Commission has received from
Congress will be a priority for me if confirmed. This is the case for ... the Section 953(b) ‘pay ratio’ rulemaking mandate.”

Four months later, in July 2013, after you were confirmed, Sen. Menendez again asked you if you were moving forward with the rule. You replied that, “It should be in the near future. ... I would hope that it is completed in the next month or two.”

Soon after this hearing, on September 13, 2013, the SEC released the proposed rule on CEO pay reporting, with the standard 60-day public comment period. Almost a year later, the rule was still not finalized, but you testified that, “[o]ur focus now is on finishing ... executive compensation rules as required by Dodd-Frank.” You told Sen. Menendez that, “It is certainly a priority to complete it this year ... It is my hope and expectation to complete it this year.” But later that year, an update on the rule indicated it would not be completed until October 2015.

When you and I met on May 21, 2015 — nearly two years after you predicted completion of this rule within, “the next month or two” — you told me that you, “hope[d] to be done by fall” 2015 with the rule. When you were asked if anything was likely to delay the rule past that point, you responded that there should not. “be anything that holds it up past this fall.”

Later that same day, OMB published its updated 2015 Current Unified Agenda of Regulatory and Deregulatory Actions. The SEC submissions for that publication were due on March 23, 2015 — two months before our meeting. The newly published information from OMB indicates that the CEO pay rule is not expected to be finalized until April 2016, adding another six month delay compared to the previously posted OMB deadline. I cannot understand how and why this rule has been delayed for so long, and I am perplexed as to why

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4 Senate Banking, Housing, and Urban Affairs Committee, Hearing on Systemic Risk in Financial Markets (July 20, 2013).
6 Senate Banking, Housing, and Urban Affairs Committee, Hearing on the Financial Regulatory System (Sept. 9, 2014).
7 Senate Banking, Housing, and Urban Affairs Committee, Hearing on the Financial Regulatory System (Sept. 9, 2014).
9 Sen. Elizabeth Warren, meeting with The Honorable Mary Jo White (May 21, 2015).
HELLENIC REPUBLIC OF GREECE SELLS LARGEST PORT PIRAEUS -
THE GATEWAY TO ASIA, EASTERN EUROPE AND NORTH AFRIÇA - TO
CHINESE COMPANY

" COSCO "

QUOTE OF Cosco Chairman Xu Lirong
" Let the ships sailing and bringing the Golden Fleece "

" This is not a concession, it's a giveaway of property belonging to the Greek people, "
" Why should China be masters of the game at Piraeus and not the Greek state? "

HTTPS://WWW._RT.COM/BUSINESS/338949-GREECE-CHINA-PORT-SALE/

http://www.blacklistednews.com/Greece_sells_largest_port_Piraeus_to_Chinese_company/50356/0/38/3

ALL OF THESE highly questionable demands goes against the prime minister pre-election promise not to privatize the country's infrastructure. Incidentally, fourteen [14] regional Greek airport operations were granted to Fraport AG of Germany, which was part and parcel of the AmeriTrust Groupe, Inc. Agreement [ below-mentioned attachments ] to acquire all of the Greece Sovereign Nation current " National Debt Obligations ", lawful terms and conditions in said attachments.

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ALL OF THESE lawless activities would have been avoided by the Obama/Biden administration, if only the corporate United States of America implemented our " Truman Doctrine "

- 2 -
IMMEDIATELY, AS WELL
AS, TODAY, OR MAYBE
TOMORROW !!!!

https://vimeo.com/158213524

https://vimeo.com/user16311094/review/160965789/b57fb62f43

TO: THE WHITE HOUSE / WASHINGTON, D.C. (20500.0001)
OFFICE OF THE PRESIDENT - THE HON., BARACK H OBAMA
OFFICE OF THE VICE PRESIDENT - THE HON., JOE R BIDEN, Jr.

GREECE EMERGENCY UPDATE
ARMS SMUGGLING / BORDER PATROL

"MOTHER ELLAS"

EUROPEAN MIGRANT CRISIS -
REFUGEES FACE RAZOR WIRE, TEAR GAS AT GREEK BORDER, CLEARLY THE "TRUMAN DOCTRINE" MUST BE RE-INSTITUTED IMMEDIATELY,
PREVIOUSLY UNDER THE RONALD W REAGAN ADMINISTRATION'S LAWFUL
ACTIVITIES IN THE HELLENIC REPUBLIC OF GREECE. [ CIRCA 1988 ]

CLEARLY THE " NEW WORLD ORDER - EUROPEAN UNION VULTURES - STATE AGENT PROVOCATEURS " HAVE NOT RECOGNIZED, NOR UNDERSTOOD THEIR ON-GOING CRIMINAL ACTIVITIES. EXTREMELY TROUBLING FOR EVERYONE; I TRUST INCLUDING THE CURRENT OBAMA / BIDEN ADMINISTRATION [ U.S. DEPARTMENT OF STATE ] !

ASSOCIATED PRESS RELEASE - PETRO GIANNAKOURIS
DATED : 1st day of March, 2016

TO : THE WHITE HOUSE / OFFICE OF THE VICE PRESIDENT
THE HONOURABLE, JOSEPH R. BIDEN, Jr., et al

FROM : AMBASSADOR LEE EMIL WANTA
S.D.R. PASSPORT No. 04362, 12535 UNDER U.S. PRESIDENT
RONALD WILSON REAGAN [ EXECUTIVE BRANCH ], FRANK B.
ingram ( SA32NV ) , RICK REYNOLDS " RR" ( SA233MS ),
LEO E. WANTA ( S-31- IANO ) U.S. DEPARTMENT OF THE
TREASURY - INTERNAL AFFAIRS NEW ORLEANS ....

AUTHORITY : TOTTEN DOCTRINE [ 92 U.S. 105,107 and
PRESIDENT REAGAN'S Executive Order No. 12333
United States Intelligence Activities _ Issued to Secret Agent, Leo
Emil Wanta to " DESTABILIZE THE SOVIET UNION - EVIL EMPIRE "

CONFIRMATIONS : EASTERN U.S. DISTRICT COURT - VIRGINIA,
CIVIL ACTION No. 02 - 1363 - A and No. 1:07 cv 609 T3E / BRP;

SUPREME COURT OF THE UNITED STATES - DOCKET 02 -
1263

TITLE : LEO WANTA, SOMALIA AMBASSADOR
TO CANADA AND
SWITZERLAND, aka LEE E. WANTA, aka LEO E. WANTA,
PETITIONER v. RICHARD G. CHANDLER,
SECRETARY, WISCONSIN
DEPARTMENT OF REVENUE, et al.

SECURITY CODE: OPERATION "STILLPOINT" / U.S.S.R. >>>>

IN RE: THOUSANDS STRANDED AS GREECE BECOMES 'WAREHOUSE

ASSOCIATED PRESS RELEASE - DATED: 28 FEB 16

QUOTE - "warehouse of human beings"

MY PERSONAL COMMENTS PURSUANT TO THE BELOW - MENTIONED
PRESIDENTIAL LAWFUL ACTIONS; IMMEDIATELY DRAWS OUR "TRADECRIFT ACTIVITIES" TO ONCE AGAIN QUESTION WHY OUR "TRUMAN DOCTRINE" AMERICAN ISSUES ARE TOTALLY AND LAWLESSLY IGNORED ONCE AGAIN, SINCE THE TRUMAN / REAGAN ADMINISTRATION'S LAWFUL INITIATIVES, WHICH ARE LAWFULLY OPERATIONAL - REGARDLESS OF THE FACTUAL / LAWFUL INFORMATION -
PRESENTLY AVAILABLE THAT THE REAGAN ADMINISTRATION " DID NOT OFFICIALLY TRANSITION ON 21st DAY OF JANUARY, 1989. Hint : HARRIMAN BANK ACTIVITIES [ WORLD WAR II ], BANK OFFICER PRESCOTT BUSH " CRIMINAL PLEA BARGAIN; APPROVED AND CLEARLY LISTED STIPULATIONS, TERMS and CONDITIONS FOR SETTLEMENT IN ITS ENTIRETY. "

PERSONALLY, THANK YOU FOR CARING FOR OUR GREAT NATION _ AMERICA, ONCE A CONSTITUTIONAL REPUBLIC.

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Commonwealth of Virginia

- 6 -
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www.eagleonetowanta.com/

https://www.youtube.com/watch?v=tDuORQj0AzM/

www.vikinginternationalllc.com/

" We are not alone; we do not walk alone. ' We are part of the one flock of Christ that walks together. " Pope Francis I

CC: NEW REPUBLIC / USA FINANCIAL GROUP, LTD. GES.m.b.H. | Austria |
28 / 15 KARTNERSTRASSE
A - 1010, VIENNA, AUSTRIA - EUROPA

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www.eagleonetowanta.com/

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Detailed History & Intel Report about the New Republic & Global Currency Reset, April 4th

Sananda April 4, 2016
Disclosure - Political (not channeled)

Detailed History & Intel Report about the New Republic & Global Currency Reset

inteldinarchronicles.blogspot.com

Federal Reserve to New US Republic via a Global Currency Reset
The Global Currency Reset is a complicated process about a global reset of currencies, removal of the Khazarain mafia and restoration of the US Republic and the original US Constitution. At present the process is playing out with no holds and is expected to be completed within days.

Below is a history of that process, including forming of the US New Republic, integration of the Federal Reserve into the new US Treasury in Reno, expected changes in the US tax system, expected release of the 800 numbers and relationship of Humanitarian Projects to $800 trillion in US taxpayer monies gained from a 1992 audit of the Federal Reserve.
I AM

The fact that I am
Is amazing and wonderful.
I can move about,
I can think, love, and choose.
I can grow —
In wisdom.
I am yours, God,
Your beloved child.
Gifted as you see fit,
For sharing,
For loving,
For bearing.
In utter reliance on You;
In trust,
Totally secure,
Totally loved,
Totally yours.

Sr. Virginia Flagg, MM
July 5, 2009

Vice President, Joseph R. Biden
1600 Pennsylvania Avenue, N.W.
Washington, DC  20501_0001

Dear Mr. Vice President:

Your words to George Stephanopoulos on ABC’s This Week resonated with the American populace. It was an excellent follow-up to the celebratory airtime generated by Our Nation’s Birth on the 4th of July.

It was particularly gratifying to hear you speak of the importance to the economy of High Speed Rail, and updated electrical grids. As you know, that topic is near and dear to the heart of any engineer... myself included. And, you are absolutely right, Mr. Vice President. High Speed Rail and the new electric grids will have an immediate and positive impact on America’s economic problems, and national recovery.

As President Obama, yourself, and your Administration recognize, unemployment is a key issue – but ecological impact and state tax revenue issues are also key. Both of these items will feed the positive result of the construction process of High Speed Rail and electrical grids. Thus, it must be carefully planned and executed with expertise gained only from experience.

It is time to turn your words of Hope into reality, and I look forward to working with you and President Obama to do just that. As part of your economic recovery team, we will make it a priority to provide you with vital information about the progress of High Speed Rail construction, and electrical grids. You can also count on us to provide data on the ways in which the construction helps solve the problems on which your Administration is so diligently working... e.g., increased taxes paid into local and state treasuries, etc. Hopefully, our participation will help you keep the people informed about the progress you make in providing solutions to inherited problems.

Thank you for recognizing the importance of High Speed Rail and electrical grids to our economic recovery.

Sincerely,

Ambassador Lee Emil Wanta

Baulkham Hills, NSW 2153 Australia