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Frank W. Kowalkowski
Davis & Kuelthau
Suite 300
318 W. Washington Street
Green Bay, WI 54301

February 26, 2013

Re: Judgment, *Oneida Tribe of Indians of Wisconsin v. Village of Hobart, et al.*, Case No. 1:10-CV-00137-WCG

Dear Mr. Kowalkowski:

As you know, judgment was entered in the above captioned matter for the Oneida Tribe of Indians of Wisconsin ["Tribe"] on September 5, 2012. The judgment states as follows, in pertinent part:

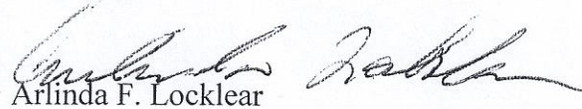
IT IS HEREBY ORDERED AND ADJUDGED that the Oneida Tribe of Indians of Wisconsin's trust land is immune from the Village of Hobart, Wisconsin's Storm Water Management Utility Ordinance and that the Village lacks authority to impose charges under the Ordinance on the Tribe's land directly or indirectly.

IT IS FURTHER ORDERED that the Village of Hobart, Wisconsin is *enjoined from attempting to impose and collect "charges" under the ordinance or from foreclosing on the Tribe's lands. Tribe v. Village of Hobart*, Dock. No. 69 (emphasis supplied.).

The Tribe has recently received tax bills from Brown County, which bills include Village stormwater management charges. According to the Tribe's review of these bills, the Village has imposed stormwater management charges on 192 parcels, including all 148 trust parcels that are the subject lands of the judgment in the above matter. Clearly, the judgment quoted above precludes the imposition of these charges.

Presumably, this bill was issued in error. Please advise when the Village will correct the information forwarded to the County so that the latter can issue a bill that conforms to the September 5, 2012, judgment.

Sincerely,


Arlinda F. Locklear

cc: James Bittorf, Deputy Chief Counsel