PUBLIC POLICY NOTICE

December 2nd, 2021

DOC # P2021-1202-21

I. FELONY FRAUD AGAINST STOCKHOLDERS

Respondent to contact with the ADA POLICE DEPARTMENT during routine report of a crime, Raccoon Technologies Incorporated makes the following public notice to WARN and GIVE NOTICE of alleged fraud and criminal activity determined in new discovery a public form of libel against our lawful commission:

- 1. Claims that the corporation is <u>not real</u> are a violation of Oklahoma Law to disable our officers, our public registered trademarks and contracts, and other license in violation of 21 O.S. §21–1533, a felony.
- 2. Any person participating in this fraud, whether by direction or circulation or other report evident clear and minimal duty to consult with the STATE OF OKLAHOMA prior such claims will be held liable, and subject formal complaint of felony activity and possible legal action.
- 3. The prior activity, ongoing since 1998 in a pattern of extortion against our partner firm and licenseor of protected registered intellectual property, and undertaken in explicit threat in 2009 to enjoin our company in such criminal activity, is a "Reverse Ponzi Scheme". A scheme or plan to deceive naive members of the public, court, and law enforcement classified as a "legal sham" in 21 O.S. §21–1533 in effort to compell forfeiture of estate, forefeiture of inheritance, to alter by intimidation the ordinary will and direction of property in false adjudication themed a false suggested indictment for a felony crime not lawful or real in its own authority under United States jurisdiction and Federal Public Policy; and to compel the disablement or dilute commission of monopoly use granted by STATE OF OKLAHOMA and the UNITED STATES for such names, brands, marks, services, products, designs, and other property themed in the "Oklahoma Computer Crimes Act" (21 O.S. §21–1952).
- 4. Such activity, in concert with direct physical violence and threat of bodily harm, threat of death, concealment of minor children taken by force, and other Hobbs Act Violations alleged across State and Federal borders; is incorporated in a "Terrorist Hoax" from which incitement of violence and a license to act in criminal capacity and anonymous collective effort against those persons is sustained and predicated.
- 5. "The Oklahoma Antiterrorism Act" deems such acts a felony, and disclaimes any suggested "capacity", "intent", or defense of "prank" or "joke" in such actions; and a Terrorist Hoax is a felony.

This notice has been to caution the public that false reports of any nature to this fraud; seeking to undermine the lawful authority of PONTOTOC COUNTY DISTRICT COURT, STATE OF OKLAHOMA or STATE OF OKLAHOMA or UNITED STATES in claims not a "privileged information" set forth in Title 21, such as interpretation of a Judge's will or ruling to extend that claim to other matters whether real or fiction is a felony in prima facie and eligible response from the firm and its legal services and State and Federal Justice Department and Oklahoma Law Enforcement and the courts of each State.

II. HISTORY OF THIS FRAUD

In 1998, our incorporator found abuse of a child and theft by check allegations were falsely attested by the party held liable for the theft by PONTOTOC COUNTY DISTRICT COURT, STATE OF OKLAHOMA, on appearance of the PONTOTOC COUNTY SHERIFF to serve a warrant at 925 E 9th Street on Alicia Scarbrough. Know to us then by her alleged legal name "Alica Scarbrough" and "Ally" or "Allykatt"; and then a separate party legally as a doing-business-as self-employed person. Later then did the Oklahoma Tax Commission alert the registered limited liability company of false claims to some "membership certificates" issued by the firm, of which Alicia Scarbrough did not and never has had ownership or pledge of such legal instruments.

Our firm was being organized then in preparation for commitment to one of two regions where the prior company had developed its industrial activity over 1991–2000. In interest of incorporation in State of Texas, a contract to develop business and potential office exploration in Dallas County, State of Texas after a labor contract for "Senior Software Engineer" services of six (6) months was undertaken in market testing. The contract was renewed by PROCEED TECHNICAL RESOURCES with our agent, for another six (6) months, ending August 10 2001.

During that time, the infiltration of NORTEL NETWORKS causing bids themed executed contracts to be cancelled in favor of NTT GROUP of Japan counter-offer to PEOPLE'S REPUBLIC OF CHINA districts for long-haul optical packet-switched data infrastructure, caused a 90% loss of value in NORTEL (NT) stock. Effort to leverage this loss, in concert with the site NORTELSUCKS, created by a party who then seized our agent's child and concealed the child without legal cause, led our agent to resist and escape from State of Texas with serious facial injuries.

This concealment, taking, abuse, and injury to the child of our agent without DUE PROCESS and in direct disregard of his Oklahoma legal residence throughout the procedings by STATE OF TEXAS agents; nullified our business interest in STATE OF TEXAS and delayed our incorporation until 2009 due violence in 2001–2003 including the attempted murder of our group's agent (2003), and required assistance from the great people at Norman Computers, located across the street from Norman High School in the City of Norman, Oklahoma, to escape conditions themed "human trafficking" in State of Texas holding our agent.

Abuse in this fraud continued in 2002–2004, sustaining the prior fraud in concert with the Oklahoma party who began it. Such party had moved to DALLAS COUNTY following our agent, and upon escape did move to State of Arkansas and then back to State of Oklahoma and Pontotoc County, in continued activity of the same nature and false claims later discovered (2013) with threats of murder and bodily harm.

Due to this fraud, and 2001–2021 concealment of a child, our formal organization was delayed until 2009 May 29th, at which time the firm was organized to carry on the Networking Infrastructure work of the agent's prior industrial business with assistance from a Board of Directors; having given rise to very real fear of murder of the agent or serious bodily harm to sustain this fraud and overcome license and property rights indicated legal protected property in the "Oklahoma Computer Crimes Act".

All "Network Infrastructure" including CISCO SYSTEMS product sales and support were transferred to our company, and contest with the "unregistered labor organization" created by the Oklahoma, Texas, Michigan, California, New York, and Florida group themed LOSTSERVER in their threats appeared with similar fashion of harassment on MYSPACE, FACEBOOK, and in 2017–2021 upon TWITCH INTERACTIVE INC. servers to sustain this fraud during concealment of the child to extort "forfeiture" of the business and industry of the parent in Oklahoma; there incorporating in 2010 our legal name to their "list of property sought" and in 2021 to add our downline licensee to their "list of property" sought in "forfeiture".

III. PRIMA FACIE EVIDENCE OF A OVERT ACT OF FELONY DEGREE

This is not ordinary or lawful business. POSSESSION of the child was awarded, contrary demand for SOLE CUSTODY on "wholly in default status of Veronica Petersen" having no legal 22 O.S. §22–13 "Fast and Speedy Trial" rights afforded the agent, suspending the right of HABEAS CORPUS and DUE PROCESS completely, in addition to EXCESSIVE FINES since sustained in violation of Federal Law; and failure to register the foreign order under State of Oklahoma to enact its eligibility to legal life – a pledge barred by construction in fatal defect ineligible for enforcement per UIFSA (Rev 2008) rule;

Such activity then incorproated with 43A O.S. §43A-5-104 and 21 O.S. §21-1173 (Stalking) activity, to a pathological degree, that changes to our bylaws incorporated express PROHIBITION on sale or proxy control or voting by the parties seeking to strong-arm our officers into surrender of stock and to alter our business, intimidate our managers into hiring, and intimidate labor and the public by civil wrongdoing.

Due to a "special relationship" with the ADA POLICE DEPARTMENT themed a parent working as contractor for computer technician support and with a former officer, who did own a computer shop in the City of Ada, senior officers were very reluctant to act or acknowledge the severe nature of this ongoing activity over 2001–2021. Prior in 1998–1999 similar abuse against Lindsay Tarver of City of Norman, State of Oklahoma and in Ada High School in abuse of a sibling cited to our officer as complaint of deviant behavior arising to criminal injury alleged – it became clear that records and reporting of this issue were not accurate and suggested 23 O.S. §23–9.1 violation in such reports since 1999 due a practiced "confidence game" sustained against multiple parties to enter into false business relationships and association, obtain confidential business information and data, and flee in commercial competition consistent with bad faith and fraud activity over a period of many years observed activity. Our observation covers 1996–2021.

These acts, in summary, appear to be violation of the commission of authority of a normal and ordinary organized business, so themed felony activity in 21 O.S. §21–1533.

Like Charles Ponzi (1882–1949), the evidence in this scheme indicates a lack of emotional context and deficit of conscience to misconstrue all commercial business and capitalism as a "game" without "rules" from which the accumulation of money and authority are exclusive of ordinary rules and customs and obligations of honesty wholly. This is symptomatic of borderline personality (boundry deficit) and sociopath personality (lack of conscience) traits, with repetitious elements of narcissistic abuse suggesting a component of narcissistic personality disorder strongly shielded by projection (allegation of defect in a party to conceal the factual defect in the accuser), and incorporate an overwhelming "imposter syndrome" profile in letters obtained by our office that seek to deceive the public into a belief that RACCOON TECHNOLOGIES INCORPORATED or its vendor or licensee are "illegitimate" and "fraudulent" enterprises, "Shell Companies" (one business operating under multiple names) and to disbar ordinary and lawful rules and labor rights (Oklahoma Constitution, Article XXIII section XXII-1A) themed a crime in publication and abuse of Internet and public pronouncements to this end, a fraud simple.

Such persons, acting jointly, regardless of their compentency or knowledge of the whole plan, and in commerical effort or trade of evidence jointly or separately as "competitors" against a common party, to participate in such criminal activity and civil wrongdoing to interfere with INTERSTATE COMMERCE, Intrastate Commerce, or the authority of such office and commission and patents, are a "labor organization" subject XXIII-1A rule regardless of their failure to formalize or register such standing, and jointly liable by the acts in any degree or relationship to such parties acting in this manner.

IV. PUBLIC CAUTION AND NOTICE OF EVIDENCE OF A FRAUD ON CLAIMS

- 2. Use of "BEWARE" and other warnings to suggest emotional danger, due to the refusal to give up recovery effort of a child or dispute fraud by STATE OF TEXAS and other agencies violating Federal Law in organized and Interstate racketeering alleged a \$2.2 billion Federal Grant Fraud per year of concealment, are intimidation to discredit and influence witnesses, potential jurors, and deceive the public similar to activity in the Kyle Rittenhouse case.
- 3. Any company associated with the prior actions is on our DO NOT ADMIT (DNA) list on discovery and report to our office, including events whose BOARD OF DIRECTORS have actively participated in this fraud without seeking remedial action and issuing formal apology in writing for the offense subject our consideration. Boycott of such organizations is LAWFUL and does not constitute a XXIII–1A violation to refuse to contract or sell or ship to or service such parties with our products and services, patronage, or endorsement. Effort to obtain and compel our endorsement in this fraud are component of the XXIII–1A rule, and a crime in State of Oklahoma by any labor organization or group whether registered or informal or association evident in joint commercial activity before our observation evident to our public office.
- 4. Effort to discredit or disable our public office is a crime, per 21 O.S. §21–1533, and will be dealt with like any blackmail, extortion, strong–arm robbery, or plan or act of larceny discovered.
- 5. Involvement of local, County, or State or Federal or other Law enforcement or public services to this end, such as false police report or false complaint to influence a civil or criminal case by witness tampering, will be themed substantial. This includes prank calling, threats, harassment by names to communicate abuse and intimidate, vex, annoy, or impair the ordinary and free communicaton services and data transport systems of the company. "Swatting", "Doxing", "Denial-of-Service Activity", "SYN FLOOD" activity, repetitious calls, failure to give legal name and employer and nature of business on calls, et al will be themed component of the prior and ongoing fraud, felony activity, and may be publicly reported and added to commercial records and civil and criminal complaint. We therefore encourage you not to engage in such activity, as you may be "tricked" or "fooled" into such activity for false cause, and the purpose of such "confidence game" activity is to dilute legal and criminal responsibility during more serious activity including attempted murder, threat of murder, robbery, theft of U.S. Mail, and other acts documented over 2001–2021.

V. GUIDELINES FOR REGISTERED BUSINESS AND LAWFUL PERSONS

- 1. Claims of "real" business status are direct questions. You may ask for information provided you produce your Identity Card for contact and cause of visit. We do not offer legal advice on business activity, but can direct officers of Local, State, and Federal authority to the correct office for definitive proof of our legal use and right of legal use of such names, claims, and standing. If we did this for everyone in a public forum, it could wrongly be construed as "practicing business law", and we do not practice law. We are entitled to cite Federal, State, and other regulatory code (statutes, rules, construction of words) to answer specific inquiries and dispel hoax activity, a legal right in Oklahoma of access to the Law and public "Remonstrance" a II-3 and II-22 right. If you are unfamiliar with the Laws of the State of Oklahoma or Constitution of the State of Oklahoma, consult a licensed attorney before making dispute. False statements to suggest a lack of right to 22 O.S. §22-31, §22-32, §22-33, or similar (76 O.S. §76-9) rights may be construed as felony activity on publication in prima facie act, pursuant Title 21 "Libel" code, and Federal Law 18 U.S.C. §241 or §242. As some claims appear to arise out of "racism" such as "bad genes" remarks to defame "Chickasaw Ethnic Traits of James Allen" arising from his relationship to "Overton" family characteristics evident in former Governor "James Overton" (aka "Overton James" in Chickasaw tradition); those claims may be \$242 felony acts on face. Conduct yourself accordingly. "Racism" is now a factor in filing as of December 2nd 2021 seeking \$8 million in immediate damages in this contest, duly sought.
- 2. The identity of Directors, Officers, and their residence and family members is NOT public identity per 21 O.S. §21–1533, and such information themed protected due threats over 2009–2021. Public records for compliance are not authorized for distribution to carry such threats or claims, nor may any claim that is not a fact circulated or subject publication (21 O.S.) be a defense to false claims to diminish the authority of such legal persons in the public office of the public trust, and is a felony overt act on prima facie of any disclosure to any person whether public or between two persons.
- 3. Physical injury to a pet resident at the data center in Pontotoc County themed "retaliation" arising from this fraud, is felony stalking with injury consistent of brain injury, loss of motor function, loss of all balance senses, and similar "shaken baby syndrome". Staff at the data center are now <u>very protective</u> of that surviving pet, as would any victim of felony stalking activity (21 O.S. §21–1173) be.
- 4. Other animals in our office are well kept, maintained, and healthy and under care of a licensed DVM for 2001–2021 period of this dispute. Claims to incorporate their health or welfare are component to the prior 21 O.S. §21–1173 "stalking" Fraud, and Federal 18 U.S.C. 2261A stalking rule, a false cause to impair ordinary welfare of animals (chattle) in a property. Prior breaking–and–entering in two counts at a farm involving sufficient force to smash a door down; and attempted break–in May 20 2021 at our data center observed by two residents against two or more assailants witnessed fleeing the scene in expensive cargo vehicles, underline our increased security and right to employ video surveillance and other practices.
- 5. Destruction of U.S. Mail Recepticals in five (5) counts in 2015–2021 have, as of the last incident in July 2021, become a component of Federal tampering with SERVICE OF PROCESS in this matter and "theft of U.S. Mail" to interefere in communication. We strongly recommend identity verification and use of our SECURE MANAGED REAL TIME VOICE CONFERENCING or other (GPG) signature verified by State Identity before relying on such methods. The firm receives over 500,000 false requests each day from sites indicating "DIGITAL OCEAN" in effort to misdirect legal services against such victims of identity theft.

- 6. Do not fear requesting the State ID of any person prior communication, if you are a member of Law Enforcement or the Court or other State or Federal Agent. Impersonation in this case of JAMES ALLEN by parties known to the firm appeared in May 2002 a component of the child abduction, and repeatedly in activity since that time during the concealment of the child. Impersonation to commit false report and false communication is a known strategy, and follow-up contact with our office via the REGISTRED AGENT and public phone number, to set appointment for in-person meeting with documents, is required.
- 7. We cannot verify your identity over the telephone without prior contact and registration. Cold calls will require you make an appointment, due to 21 O.S. §1533 "Identity Theft" and "Legal Sham" activity.
- 8. Goods and services sold by "RACCOON TECHNOLOGIES INCORPORATED" may appear in other company offerings due to the nature of shared limited inventory and supply a factor in 2015–2021 supply crisis in the United States and COVID–19 PANDEMIC. This does not mean the two companies are one company. Each firm maintains its own sales from the "consumer parts" section, and does not list items or solutions valued over \$5000 USD in most cases other than for "information purposes" to inform qualified buyers with existing "established credit" such as "net 30" or "net 90" or Electronic Funds Transfer agreements on–file to speak with and organize purchase, installation, labor, and contracts. Contract fees vary based on use case, purpose, risk, liability, travel, and other considerations subject contract. Goods in our "consumer" offering are like most retail and online stores limited due high demand for NVIDIA and AMD products. All goods sale are subject availability and shipping and sale region limitations, regardless application to place an order, and subject approval usually with refund. Repetitious abuse may be subject restocking fees or declined refund in express fraud to disrupt our service. If you don't trust us, don't order from us. And if you press the button a hundred times a day and complain we are not obligated to waive restocking fees for orders outside our region of service or to persons on the DNA list or their employers.
- 9. Other companies have similar practices, including "competitors" in "Good standing" with us, and efforts to exploit this economical venture system of a marketplace are evidence of criminal fraud in claims of any unusual practice or "exclusive" business imagined due to our refusal to disclose other customers and services to "hostile competitors" speculation.
- 10. Our business includes a "charity" component including aid to clients with disabilities and harassment of those clients or interference with them during MEDICAL TRAVEL to impair their UNITED STATES SOCIAL SECURITY BENEFITS is a felony under 18 U.S.C. §666 and other legal rules. We are absolutely not obligated to release information regarding their medical condition in order to enjoy this industrial enterprise activity, and such demands violate HIPAA regulation.
- 11. Businesses organized in State of Oklahoma and in UNITED STATES commission in INTERSTATE COMMERCE are expressly not obligated to post a profit conditional their commission. While 501(c)(3) not-for-profit organizations exist, for-profit firms are NOT PROHIBITED performance of charitable work or subject a legal duty to post a profit conditional commission or continued activity and operation. Businesses may lose money, posting a loss year-over-year, and interference with their investors and creditors to damage them in performance expectations or activity or policy are criminal acts. Tolerance for loss and perceived value of industrial activity independent of write-down earnings or fiat currency performance are not mandatory or obligatory to the commission of such office, private civil contracts between investors and patrons concerning credit and loss, and prohibited interference on those grounds in 21 O.S. §21–1533 rule.

- 12. Anyone seeking to allege that "right to work" or "right to operate a legal organization" is "inconsideration of profit or dividends" paid to them or another party who are not a legal owner of stock or creditor of the legal organization of record are engaging in FRAUD and XXIII-1A criminal activity on face; and asserting a right reserved to real shareholders and creditors and officers which is not their public office of the public trust (21 O.S. §21–1533).
- 13. The prior activity, suggesting powers enumerated SOLELY to real shareholders or the government of the State or UNITED STATES, is a felony crime; and where such act to gain advantage or credit or "adjudicate any property" such as calling for "forfeiture" of estate or franchise are cited considerate of a demand for earnings or to quit industry or loss of license to engage in industry is acting in violation of 21 O.S. §21–1533 and in a manner themed a COMMUNIST business organization or instruction to overthrow the lawful government of the State of Oklahoma, so prohibited in 21 O.S. §21–1266.1 and §21–1266.2. On finding by a compentent court, their organization and business is forfeit to the STATE OF OKLAHOMA for such claims, at law, which is why they hide their legal identity and real person and jurisdiction in such threats now published against RACCOON TECHNOLOGIES INCORPORATED, a business entitled jurisdiction against such threats per 21 O.S. §21–1957 and §21–1304 rule of State Law regardless of the origin of such party in the sending or publication then received or directed to parties in State of Oklahoma.
- 14. No person on the DO NOT ADMIT list <u>is or ever has been a shareholder of RACCOON TECHNOLOGIES INCORPORATED</u>, nor any of our partner firms in PONTOTOC COUNTY. The fraud is therefore evident, related interference in the investment and credit of lawfully issued securities, and a violation of the Oklahoma Securities Act on face to tamper with the owner, issuer, or registrar of such securities to influence or dilute their value and credit in an unrelated civil suit having no ownership or claim whatsoever over such property to prejudice the case in a child taking and concealment to extort, generally alleged as "A Hobbs Act Violation" under formal criminal complaint against the parties jointly.
- 15. Information regarding securities may not be published on the Internet by any person other than the "issuer" or State or Federal Government; and such statements in any making are incorporated with the OKLAHOMA SECURITIES ACT and other Federal Laws restricting their use, notice, trade, and transfer; to include limiting ownership to persons "resident in the State of Oklahoma" based on issue at this time. This means STATE OF TEXAS residents are NOT ENTITLED to receive such securities, and demand that they be "forfeit" is a criminal act in prima facie demand to unlawful intrusion into the Intrastate Commerce of State of Oklahoma by STATE OF TEXAS using a child as collateral hostage to do so. Liquidation, forced sale, or other act incorporating coercion to damage the credit of State of Oklahoma in that matter, where not afforded by law, is also criminal activity and an overt act entitled notice per 22 O.S. §22–31 rule.
- 16. Claims of capitalization to suggest a "right to work" in market, seeking superior authority over Federally Registered or Publicly traded securities to deny the public office of the State of Oklahoma made in such securities of its own use lawfully, further is a violation of 21 O.S. §21–1533 on prima facie.
- 17. Registration for certain degrees of capital, certain numbers of employees, employee classification (W–2 versus 1099m) and terms; are central issues to this foreign sovereign directed commercial interference in the economy of the State of Oklahoma and in the economy of the United States evident in this dispute, for which the UNITED STATES should regard interest in immediate relief.

- 18. In International Business, what State of Texas has done to State of Oklahoma in this dispute, giving rise to these false claims, is themed "K&R" activity (Kidnapping and Ransom) under color of a false legal process and "automatic mistrial" not lawfully registered, contrary \$14.4 billion USD paid inconsideration of books which the State of Texas has not lawfully kept and admitted defect in March 2021 to our lawful recording and demand for "Federal Exemption Ruling" not produced, contrary Federal Register Volume 81 Number 244 issued December 16 as executed SERVICE OF PROCESS on STATE OF TEXAS and STATE OF OKLAHOMA to comply or seek prior period ending in 2018 a civil Federal Filing for "exemption". This "exemption" from mandate and public policy issue is evident in Oklahoma National Guard claims versus "mandate" orders from the 117th Congress of the United States under Joseph Biden; but differs in the 31 U.S.C. §3729(a) "qui tam" component of a contract duly paid and executed in Grant Payments over \$2.2 Billion USD per year in 2017–2021 to correct the fraud now sustained by STATE OF TEXAS and STATE OF OKLAHOMA agencies made to impersonate Federal Commissioned Agencies obligated 45 CFR §302.0 and §303.0 Federal Rule. The activities of such agencies while denying obligation of their commission is in similar abuse, alleged 21 O.S. §21–1533 felony wrongdoing, now under formal complaint December 2 2021.
- 19. Effort to intimidate litigants in such a claim, or disable their XXIII-1A right or assert as contract any claim violating Oklahoma Constitution Article XXIII section XXIII-8 and XXIII-9 rule; will be themed component of a criminal fraud and extension of a foreign sovereign power exercise in antitrust protection violation via State Government and State Justice to circumvent basic protections in 22 O.S. Chapter 78 and 15 U.S.C. §1673 and §1692d and §1692g Federal Law, themed 18 U.S.C. §1589 human trafficking and forced labor, a "legal sham", and obligated restitution per 18 U.S.C. §1593 and equal protection not provided per 42 U.S.C. §1981 a component of racism in serious injury and sale of their court for foreign investment; an act prohibited by Oklahoma Constitution Article II section II-6 which is obligated full and complete remedy without statutory limitation of time in concert with 5 U.S.C. §556(d) rule not met and §706 duty to return all funds wrongly taken or obtained with interest in 45 CFR §303.100(a)(3) and §303.100(a)(8) arising from disregard of 45 CFR §302.56(c), §302.56(f), §303.6 limitations of power and improper notice performed as of 2017–2021 INTERSTATE COMMUNICATIONS; and inherent in 21 O.S. §21–1533 offenses so filed on formal complaint December 2nd 2021.
- 20. STATE OF TEXAS is liable for the financial defect of their actions in sole cost to the injured party, per 45 CFR §303.100(a)(8) and 5 U.S.C. §706 a duty to make restitution. Any claims to the contrary or acts to obstruct that right of lawful demand or intimidate witnesses or injured parties will be themed XXIII-1A criminal activity by RACCOON TECHNOLOGIES INCORPORATED, felony activity, and a right to resistance a function of State of Oklahoma Statutory Law per 22 O.S. §22–33.
- 21. STATE OF TEXAS does not have any defense in this fraud, specifically no defense from Constitution of the State of Texas Article I section I–1, as its government did accept payment inconsideration a contract duly made with UNITED STATES concerning this matter, per FEDERAL REGISTER VOLUME 81 NUMBER 244 served upon them December 16 2016, and failed to file for "exemption" in optout of terms then, a defect on their part fully under the "local government" in their solely duty not applied nor afforded later option of contest. Like any credit–card agreement, the failure to opt–out in the time period and public notice in the FEDERAL REGISTER makes their actions from 2017–2021 illegal; and all persons acting to aid them in this illegal act subject "unregistered organized labor" standing in XXIII–1A criminal conduct per Constitution of the State of Oklahoma. Statutes not affected by such contract, to include TEXAS FAMILY CODE \$157.261, make such claim a "final judgment" and paid in full in 2003.

- 22. This is not the first "major securities fraud" under the jurisdiction of STATE OF TEXAS and the OFFICE OF THE ATTORNEY GENERAL OF THE STATE OF TEXAS. Organization to continue to violate laws across State borders using the Internet to promote such "reverse ponzi schemes" seeking forfeiture of public office for EXCESSIVE FINES, "legal sham", and "automatic mistrial" based on ineligible code falsely published as TEXAS FAMILY CODE to excuse or disbar CROSS EXAMINATION in false evidence and "false auction" are historic customs of criminal enterprise by State of Texas; and RACCOON TECHNOLOGIES INCORPORATED is not obligated to ship, sell, service, or travel into or through State of Texas while such government fraud is evident to a trained regulatory reading of the Federal and State program rules, UIFSA, and misuse evident in the cause concealing a child and family member of our agent over 2001–2021 without due process to control, influence, and overcome our business a UNITED STATES CORPORATION resident in State of Oklahoma by incorporation from 2009 May to 2021 December or present.
- 23. Investigation of "Federal Savings and Loan", "MCI Worldcom", "Enron Energy Trading" and other frauds show evidence that the OFFICE OF THE ATTORNEY GENERAL OF THE STATE OF TEXAS systematically refused to act on each case, and investors harmed were forced to seek relief in at least one case in State of New York to achieve a lawful minimum investigation disclosing irregular practices; abuse by design; and giving rise to the SARBANES-OXLEY ACT.
- 24. We therefore denounce the claims by such "unregistered foreign agents" and "agents of State of Texas" encouraging, publishing, and by complicit concealment of a child or other activity supporting the ongoing injury and concealment and abuse of our staff or agents tasked with development of our incorporation and subsequent business, and direct persons to regard "The Hobbs Act" and related 18 U.S.C. §1951 and "RICO ACT" 18 U.S.C. §1961 on false debt incorporated in a "legal sham" process defined in 21 O.S. §21–1533 before formulating demands or inquiries to our business in this matter. Failure to do so, or disregard for recommendation of a qualified Oklahoma attorney prior doing so, may result in your citation or report for illegal activity on first offense. Please respect the ongoing real injury to real persons in an alleged and documented "Terrorist Hoax" and conduct yourself accordingly.
- 25. Our business sells computer equipment for prosumer networks, 10 Gigabit switching and port devices, workstations for such networks, and such components are integrated from other vendors including an Oklahoma limited liability company and Cisco Systems and Netgear brands. Do not confuse our preferrence in vendors with any authority to dilute our legal right to sell "VAR" (Value Added Retail) solutions and installations of other companies in which we have business relationships or "good standing" despite natural cross-over in some specific goods, as having no legal organization or separation of entity. That would be both stupid, illegal, and suggest similar "DIRECTOR JACK MA" of "SOFTBANK GROUP CORP" and "TENCENT HOLDING CO LTD" and "ALIBABA" companies were likewise a criminal solely due to right to work in that capacity and participate in the governing body of capital partners International ventures. We regard his right to do so as legal, while we reserve the right to deem his ventures a nexus of "competitor identification" like any "partnership" or "trade group" or "professional organization" and such right to association and nexus barring unlawful activity is not construed as prima facie of a crime by State of Oklahoma in organized BOARD OF DIRECTOR standing.
- 26. To be absolutely transparent, the mission statement of RACCOON TECHNOLOGIES INCORPORATED and its peer firms in major business in PONTOTOC COUNTY has been to find and appoint female executive officers to leadership; in affirmative efforts to balance the male-dominated industry.

- 27. Efforts to intimidate, deceive, and undermine that mission; which we do not assert exclusive of all qualified candidates in ongoing compliance with Oklahoma Constitution Article II section II–36A, to suggest discrimination against more–qualified–candidates and financial compensation limits of our niche market and research and development objective as a privately held domestic corporation of the United States committed to ownership by United States and State of Oklahoma permanent residents, a duty of our securities class in issue; is not intended or designed or commissioned for purpose of sale to foreign national ownership or control.
- 28. Our objection to the risk of such majority equity position in NVIDIA CORPORATION, ARM HOLDING CO LTD, and ADVANCED MICRO DEVICES has not been received as it is entitled public objection and public remonstrance to national economic and security concerns by PEOPLE'S REPUBLIC OF CHINA, NATION OF JAPAN, and their allies efforts to buy out critical infrastructure and transport and exchange services under numerous subsidiaries and proxy captial investment and tax shelter firms; for which the bid to take control of NVIDIA CORPORATION (our vendor) in monopoly activity is entitled our legal dissent.
- 29. Citizens of PEOPLE'S REPUBLIC OF CHINA obviously disagree with our DIRECTOR's assertion that her Citizenship and loyalty is to HONG KONG, not BEIJING, and her Citizenship in the United Kingdom protects her from retaliation which PRC and NATION OF JAPAN subcontractors appear actively engaged in since 2001–2021.
- 30. For this reason, we recognize "REPUBLIC OF CHINA", known general as Taiwan, as a country and reject the failure to honor agreements with the People of Hong Kong in the surrender of such territory to PEOPLE'S REPUBLIC OF CHINA. This is why Chinese interest and attacks upon our firm appear to be "state-sponsored terrorism" against a United States Corporation and into Pontotoc County such support has been November 14th, 16th, and 18th 2021 transmitted in incitement to attack and lynch our officers legal person in ongoing criminal threats.
- 31. The RCEP (Regional Comprehensive Economic Partnersion), a formal labor organization consisting of 15 nations representing a comprehensive \$186 billion increase annually in the global economy, constitutes a "competitor" labor organization under Oklahoma Constitution Article XXIII section XXIII-1A represented in threats served on our firm in November 14 2021. see: https://www.npr.org/2020/11/17/935322859/asia-pacific-allies-sign-huge-trade-deal-with-china-while-u-s-sits-it-out
- 32. The formation of this "economic block", including Austraila, from which substantial attacks on our network in 2009–2021 have systematically originated in concert with NTT GROUP activity and State of Texas subcontractors holding a child of our agent illegally, suggest a movement similar to NATO against U.S. economic business interests and XXIII–1A "right to work" themed on extremist socialist communist political claims found in the threats issued toward our companies November 14th 2021. Persons engaged in such activity, therefore, may be subject XXIII–1A rule based on such exclusion to take advantage in claims, and regarded as "unregistered foreign agents" as well as industrial sabotours and 21 O.S. §21–1533 violation to overthrow the commission and exclusive rights and patents and authority of our legitimate securities holders, officers, and public reputation as a real and registered company entitled standiong over foreign and unregistered commercial activity entering into State of Oklahoma and United States.