

RACCOON TECHNOLOGIES INCORPORATED

Main Office: 130 N COUNTRY CLUB RD, ADA OK 74820



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FOR IMMEDIATE RELEASE

FROM: OFFICE OF THE PRESIDENT OF RACCOON TECHNOLOGIES INCORPORATED

MEMORANDUM:

RUISM - SECULAR TAKING UNDER COLOR OF LAW IN THE UNITED STATES - 2021

We are witnessing a religious crime against the United States and the American People. The present incumbent government including the 117th Congress of the United States and the President elect appointed by the same body without certification on January 6th 2021 appear in action and language to be religious extremists.

The general public of the United States appears unable to express this due to commercial takeover of MSNBC, CNN, FOX NEWS, FACEBOOK INC., INSTAGRAM, TWITTER INC., WHATSAPP, and other major media services. This action appears coordinated in purchase of 50% of equity of RIOT GAMES and EPIC MEGAGAMES, and 10% of PARADOX INTERACTIVE, by the Chinese Communist Party (CCP) sponsored franchise of THE PEOPLE'S REPUBLIC OF CHINA.

These firms give control over mass media to the private communications systems of the majority of video and interactive software development, and through provision of alleged "free" service including chat, voice, video and such services incorporated with real-time censorship and "Interference in Interstate Commerce" (18 USC 1951) themed a false tort, contrary 47 USC section 230 Federal Law.

Due to the censorship, the discussion of the religious extremism employed by the radical elements is falsely portrayed as "a value system of empirical ethics themed falsely as mental health" and characterize those in opposition as "mentally ill, physically dangerous, and in a conspiracy based on false belief from which they must be neutralized through civil death".

This is classic "SECULAR TAKING" and "SUFFRAGE RIGHTS INTERFERENCE", and a foreign theory of law to the American Jurisprudence, themed religious extremism.

Because words like "heretic" and "enemy" are not employed, many members of the American Public wrongly believe the use of language purposefully incorporated in 43A Oklahoma Statute section 43A-5-104 violations, a crime.

These claims are criminal in nature, a serious offense, and characterized by the use of describing all dissent with their opinion in ordinary civil discourse as "lying", including disagreement with mythology falsely themed fundamental truth.

Use of terms including "conspiracy" further invoke a criminal nature to any public performance of opposition, and are illegal claims of a crime having no basis other than "association" without "Cross Examination" or formal charge, specific offense, and in broad use against a class of Americans based on false claims and legal fallacy.

The combined organized and commercial censorship, including express linkage to a \$200 BILLION USD "sovereign investment trust fund" of the nation of SAUDI ARABIA, acting jointly with TENCENT HOLDING CO LTD of THE PEOPLE'S REPUBLIC OF CHINA (PRC) and their partner, "NATION OF JAPAN", a foreign government prior at war with the United States, and owner of "NIPPON TELEGRAPH AND TELEPHONE (NTT)". This firm, aiding its foreign commercial group in STATE OF MICHIGAN and STATE OF TEXAS known as "NTT AMERICA" and "COGENT COMMUNICATIONS", did engage in kidnapping, extortion, and blackmail on behalf of "Government of Japan", their 32.6% equity owner of NTT GROUP, "Government of Japan". In cooperation with the franchise of NATION OF JAPAN known as SOFTBANK GROUP CORP, did NATION OF JAPAN then engage in numerous deals exceeding \$9 Billion USD with TENCENT HOLDING CO LTD to carry out this fraud, destabilize the UNITED STATES.

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These actions support "RUISM", a form of state-approved "Confucianism", which is characterized falsely as "scholarly" - or "academic" by definition. Ruism is characterized by classic empirical claims of defined 'types' and stereotypes enumerated in implied knowledge, which Western Law correctly defines "magical thinking". Magical thinking is a belief that one person knows the mind of another person to the extent of asserting a legal fact such as their intent or purpose, for which Western Law rejects and characterizes as "mental illness" not afforded legal standing, a form of hearsay.

Contrary to the claims by the radical extremists, "Ruism" is neither legally binding nor permitted in civil procedure at law under the American Jurisprudence (Common Law, United States Constitutional Law), which disclaims Statutory Law in all course and claims not meeting the prior standard. The congress lacks the authority to pass laws that contradict these rules of civil procedure, and such laws are void in their making and all enforcement and claims.

Ruism has become popular among "Secular Progressive Socialists" (SPS) movements including "The Democratic Party of the United States" and their state groups, who appear actively engaged in terrorism and kidnapping with property damage. These acts are disclaimed as "protests" and refused law enforcement protection (42 USC 1981).

Ruism has portrayed damage to property themed government offices as high crimes, while dismissing the same or more serious injury to churches and private businesses as financial damage and civil offenses only which are refused criminal prosecution against Democratic Party members on the same or more serious grounds under foreign flag in public use.

Ruism describes these government offices and symbols in a religious way, often stating they are "sacred" places and objects, and falsely attributing a foreign theory of law to support such claims as if their existence and protection of these properties were fundamental to the United States. This conceals a claim in fraud that the United States is a "Republican form of government". Ruist terrorists style these claims upon a fraud that the United States is a "Democracy", a fraud.

Use of language in this way in a predicated pattern of CCP state propaganda is indicative of central coordination with media and narrative direction of a foreign and active state-sponsored intelligence apparatus.

Most serious in this offense by the 117th Congress of the United States in this fraud is the dismissal of evidence themed 1000 pages of "affidavit" papers filed January 6th 2021, which the body called "no evidence" thereafter, prior a disturbance due to admission of persons by District of Columbia Police and security appointed by the same to disrupt the hearing to 'certify' the claims of the member states of the Federal Union in the 2020 Presidential Election. The Ruist extremists have since engaged in organized commercial embargoes in written plan and acts against firms themed to support the 45th President of the United States, including the maker of "MyPillow" and other products, openly and without legal cause.

We have observed this activity in 2007-2021 against RACCOON TECHNOLOGIES INCORPORATED in express written threats exceeding 300 pages of extortion and arson, kidnapping, and commercial terrorism, and prior 2001-2012 in extortion of our vendor in concealment of a child to blackmail United States rights and disable patent and trademark rights at law.

These are acts of war, genocide, and void all standing of the 117th Congress of the United States, the 46th President of the United States, and the respective bodies of the UNITED STATES and STATE OF TEXAS in cooperation to violate Federal Law and 45 CFR in multiple counts from 2017-2021. These acts are related to felony human trafficking in 21 O.S. 21-748 violation from 2001-2021, in concealment of a child and extortion of over \$150,000 USD from our investors and officers.

We therefore deny standing to the present administration of the UNITED STATES, as a foreign government not authorized by the Constitution of the United States on the grounds of Oklahoma Constitution Article II section II-6, and in express violation of Article II section II-3 and II-22 rights of speech being violated in 18 USC section 241. Denial of these rights are against the laws of the United States, a form of sedition themed 18 USC 2384, and insurrection in express acts themed felony 18 USC 2383. These actions, although technically treason in 18 USC 2381 terms, Constitutional Law makes this "treason against the American People" and "a war crime" under U.S. Treaty in witness of this crime by two or more claims.

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Ruism is falsely engaged in acts to dismiss these claims, commit perjury before the courts of the United States, and make false record prohibited in 18 USC 2071 and 29 Oklahoma Statutes section 29-1 "Spoliation", to aid in the 21 Oklahoma Statute section 21-891 "child snatching" and 22 USC Chapter 72 "Human Trafficking" in this regard.

Ruism styles the removal of children as justified to create "value" in the "Community" to support the "collective integrity" of the (religious) group by excommunicating the father and other family members in favor of group authority as sole right.

Ruism also styles rights as privileges in civil honors, conditioned loyalty to this collective will and collective benefit, having no regard for values or rights of individuals whatsoever beyond their association and group affiliation. Any disobedience is met with disqualification of these rights, and injury and/or taking to assert the obligation to the group. Actual group needs are secondary to the demands of the oligarchy or foreign handler and financial support.

Ruism styles its opponents as mentally ill and "cult-like" to impose upon them all allegations which would ordinarily arise from forensic examination of their adherents behavior and conduct, projecting these character flaws evident to any objective observation on witnesses and critics.

Ruism typically makes these claims with a clear intent to disenfranchise the Article XXIII-1A "RIGHT TO WORK" in the Constitution of the State of Oklahoma, making false claims of qualification a commission of the State to disable their enemies. Further, to make access to health care and other essential services available only through involuntary labor and service exclusively to the state. This is contrary to the laws of the United States and a war crime, and violates Article II-37 of the Constitution of the State of Oklahoma, prohibiting such indentured service and mandatory health care contracts.

Ruism makes these claims using racial and ethnic division, and especially exploit gender discrimination, contrary Oklahoma Constitution Article II section II-36A, prohibiting discrimination in contracts (labor) and all other forms of agreement on the basis of gender, a cornerstone of all American Jurisprudence. Ruism can be defeated and screened using the standardized "Reverse Bias Test", in which reversal of gender and race are applied to all legislation and contracts, in express test of rights and equal protection, for which failure is proof at-law of such legislation being void per Oklahoma Constitution, Article XXIII-8 and XXII-9 rule.

THEREFORE, does RACCOON TECHNOLOGIES INCORPORATED, a franchise of the United States having no duty to the UNITED STATES, a government body not constructed to constitute the nation or the People, as provided in Oklahoma Constitution Article I-1 and II-1, denounce "the 117th Congress of the United States" and "the 46th President of the United States", and those courts and officers siding with their fraud, a clear 31 USC 3729(a) "false claim" and 18 USC 3161 wrongful civil suit substituting the parties to sustain TITLE IV fraud and human trafficking.

It is evident that the courts and their officers are unregistered foreign agents, and acting without authority of the Federal Union and the State of Oklahoma, in claims contrary to the 1907 agreement of the Congress of the United States, themed "The Constitution of the State of Oklahoma" and "The Constitution of the United States", and in war crimes themed in U.S. Treaty "The Convention on the Prevention and Punishment of the Crime of Genocide". These claims are further proven on violation of the Interstate Compact made obligation with consent of the UNITED STATES, so themed "THE UNIFORM INTERSTATE FAMILY SUPPORT ACT" and violation of 5 USC 556 and 557 rule, themed "Fraud" in 5 USC 706.

Our networks will now enable "VERIFIED IDENTIFICATION CARD" (VIC) security separate from "UNITED STATES CITIZENSHIP" and proposed "Unregistered" persons themed "Unregistered American Citizens" now proposed by the 117th Congress of the United States to incorporate unlimited immigration and dilution of the voting rights (suffrage) of the United States, a guaranteed right of the American People not subject to sale and a part of the "public trust" themed an "office" of the "Public Trust". This violation themed a serious example of "Marbury v. Madison" 5 U.S. (1 Cranch) 137 (1803).

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WHEREAS these acts suggest falsely "minority" and "mental defect" in persons, a 42 USC 12112, a form of criminal conspiracy against the Laws of the United States to disqualify and disable the "civil honors" of the injured parties;

WHEREAS these acts are crimes in International Law and incorporate the taking, concealment, and abuse of children;

WHEREAS these acts are themed permanent and false claims of mental incompetence not based in clinical psychology, so witnessed and sworn by JAMES ARNOLD ALLEN, an officer of the UNITED STATES, so made by commission in INTERSTATE COMMERCE a registered agent thereof in the STATE OF OKLAHOMA prior MCGIRT v STATE OF OKLAHOMA, and since recognized an officer of the free territory from 1975-2021 therein the former territory surrendered back to the NATIVE AMERICAN NATIONS in a fraud not permitted in prior UNITED STATES TREATY;

WHEREAS such acts prey upon the mental health of persons using technology to disrupt and distort protected communication themed a Federal Right of all persons in the FIRST AMENDMENT protection of the Constitution of the United States, to damage the lawful rights of persons with permanent and perpetual injury prohibited in 18 USC 1589;

THEREFORE are the rights provided in the FOURTH GENEVA CONVENTION and other protections of retaliation until such conduct cease in perpetuity, is organized this AMERICAN COALITION against further unregistered foreign agents and actions contrary to the commission of the United States, a country, and in opposition to the former incorporated agent known by all persons as the UNITED STATES, a government body now incapable of conducting its limited public office in *"good faith and bona fides performance of its sole duty"*.

By acts of *"mala fides"* has the **UNITED STATES** wrongly and falsely carried out the business of **the People** January 6 2021, and no act of civil insurrection or security is lawful excuse for misconduct or abandonment of duty to **certify** the results of the election per 5 USC 556 Administrative Rule not met.

These crimes, direct offense to the Oklahoma Supreme Court 2007 ruling in "Kelly v Kelly" (P100) and 588 U.S. ____ (2019) case no 17-647 requirement to due process denied, and in fines themed "cruel and unusual" and "excessive fines" in extortion from 2001-2021 per 586 U.S. ____ (2019) case no 17-1091, not powers afforded to the member States or UNITED STATES, so sustained in 2001-2020, in the matter of case 01-17702-R and FR-18-04 refused trial for 24 months;

Persons without VIC authentication will not be permitted to purchase or receive support effective January 26th 2021. UNITED STATES CITIZENSHIP will not be recognized as qualification for VIC identity. The registry of the PRC, UNITED STATES, and other nations in their employ will not be recognized. Partners already in vendor relationships will be eligible for registration and continued commercial rights on a case-by-case basis. Other parties will be themed unrecognized foreign entities until such time as the duties of the Congress of the United States are again fulfilled lawfully.

The laws, rules, and regulations of the United States in both common and Constitutional Law, and those statutes in accordance, will continue to govern this organization, and all duties and taxes continue to be paid as directed, without recognition of those agencies and agents as lawful agents of the United States, in interest of peace contrary a declaration by Joseph Biden admitting "Uncivil War" a condition of conflict now between the UNITED STATES and "the People".

As a form of war in the interest of a foreign sovereign government, against the People, the acts of the 117th Congress of the United States and 46th President of the United States as their spokesperson for Ruism and a form of secular taking falsely themed lawful contrary Oklahoma Constitution article II section II-5, and in contempt for Article II section II-2, II-3, and II-3 rights not sustained by the 117th Congress or their election of the executive branch de facto a vote not qualified **certification duty obligated their office**; we so declare this IMPERIAL AMERICAN COALITION.