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



OPEN LETTER: Oct 2nd 2021 - 8:00 am CDT FOR IMMEDIATE RELEASE

TITLE: Short Notice - Complaint Subject Policy Change of RTI

Concern regarding recent activity, following violence involving damage to U.S. Postal Service and public incitement of violence an acute trend on "TWITCH INTERACTIVE", "FACEBOOK INC." and "TWITTER, INC." themed undue foreign sovereign influence - incorporating a Terrorist Hoax - from which specific parties ICANN registration and networks repeatedly appear in criminal threats toward our network.

In the interest of *breve innominatum*, a short summary - I have witnessed repeated claims in speaking with users of TWITCH INTERACTIVE which echo a consistent set of claims contrary to eligibility for labor and employment.

My concern as to the cause of this trend in claims consistently reveals that the United States Department of Education has utterly failed to install a basic framework of logic, communication, and legal foundation upon which any non-skilled labor employer can build an unsupervised skilled laborer.

Statements including "no right of protection for copyright" of goods dispersed to any Internet platform or access, or no protection barring registration of works with the Library of Congress or similar national and regional registry; consistently disqualify potential employees from working with media and information of any kind without heavy supervision unsuited for most jobs today. When students do not even know the first thing about copyright, trademark, patents, or artistic rules; their ability to function in media or financial and public forums is crippled at onset. Especially where rules regarding the basic protections of persons, information, and confidentiality of common data exposed to workers of sensitive services.

When these deficiencies are paired with gross emotional impairment and lack of empathy, judgment, and basic boundary issues essential to fluent communication; employment in public-facing and customer service roles is further evident even in late teens and early 20s and 30s subject candidates; often due to chronic use of drugs for recreation and mental health conditions constructed to facilitate "altered state of mind" as a normative condition to manage and pacify these children in our public schools, college settings, and under intense and often meaningless pressure which would create anxiety disorders and emotional complexes in any ordinary functioning human being.

These children are pacified, emotionally dysfunctional, psychologically short-circuited, and psychologically castrated to the extent that ordinary relational conversations that do not trigger a dopamine response fail to correlate; and paired with a 5th grade vocabulary between ages 18-24, those persons are essentially encouraged in their behavior when grouped with similar persons to support and enable their behavior lacking all concept of long-term and permanent consequences.

These ideas appear to arise from radical educators, their union and values installed by such systems as licensed teachers at the State and Federal level, and to a standard of producing passing metric data which bears no semblance to a functional development and welfare of the children in their care.

Worse, they appear to be strongly influenced by radicalized "People's Republic of China" (PRC) and "National Socialist" party movement and labor claims of Nation of Japan, a false narrative which incorporates propaganda and global claims of national collective labor and market based on militaristic concealment of acts of heinous genocide and inflection of anti-American anti-Christian claims fraudulently predicated as a "religious rationalism" falsely themed "realism" or worse presented as "Science" - confusing such "beliefs" and "hyper-rational over-simplification of high level functions and methods" as "absolute facts not subject to test or question without reflexive clinical narcissistic abuse and verbal abuse".

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These claims, similar in every way to Chinese Communist Party (CCP) approved "Ruism" (a religion, wrongly portrayed as fact-like dogma a support of the People's Republic of China and its denial of genocide and violent overthrow of the Republic of China in the Cultural Revolution); are unfit for public service or commercial business of the United States.

We observe in these claims a "rigid" manner of thinking, mental inflexibility, and major emotional deficiencies that wrongly attribute "authority" to external sources themed approved by the CCP/Democratic Party; contrary substantial information and ordinary law; and to exclude the substantial and necessary admission of "validity of claims" of individuals and of convictions as "foreign to the premise of mental health and compos mentis" odd in its presentation outside of force-labor camps and concentration camp conditions of the 20th Century Holocaust.

These disabilities are strikingly acute and repugnant to the minimal qualities of an unskilled worker in RACCOON TECHNOLOGIES INCORPORATED, its organization and partnerships.

It is as if we are seeing a generation who have been "psychologically lobotomized" of normal and ordinary development necessary to a low functioning human being; and in contest by any party they do not recognize as an authority figure act out in a pattern of predictable "invalidating behavior" to degrade, shame, abuse, and misrepresent persons by "magical knowledge" themed a form of criminal activity and to varying extent "delusion suggesting incapacity to discern normal limitations of mental and emotional assessment as inferences - converting and emoting as fact such claims in abusive language" similar in every way to verbal abuse by a caregiver and normalized - as if a product of classrooms and licensed teachers in our public schools methods of control and verbal punishment.

These injuries are lifelong, ingrained, and conditioned to retard such persons 10-25 years below their chronological age; far in excess of the benefits of hiring a non-affected worker. For these reasons, we initially raised our "Seven Alpha" network age requirement to 24 years, based on reports from the United Kingdom of similar changes in "adolescence" and behavior now lasting well beyond the "age of majority" (21) in the United States conventional laws.

Whether a result of dopamine addiction or abuse by educators, the net result sets all other skills in science, mathematics, and writing secondary to these critical "judgment" and "cognitive pacing and boundary" issues; forcing us to frequently refer to Federal Civil Procedure - Rule 9 - to assert limitations on conduct subject termination with zero tolerance.

Like racism and sexual violence, the conduct expressed by persons confirmed to be twenty-one (21) chronological years of age or more appears to be life-long and pathological behavior issues precluding ordinary conversations; respect for other persons, and a pathological need to assert authority by disruptive behavior incompatible with a professional workplace or civil forum. Were such behavior not paired with "**invalidating behavior**" to abuse and disable other persons, capitalization and monetization to injure others, and similar dysfunction to suggest empathy and learning disabilities more serious than many Downs Syndrome and diagnosed autism cases I've witnessed in professional care; to suggest the lack of consequences have installed organized and criminal predation a function of these persons daily reason and employment of violence without consequences a customary resort for lack of consequences of such verbal and anonymous use of threats.

In my generation, if you did this someone would blow your god damned head off and shit down your bleeding neck. In many countries, this is still true; and a right at law. Persons who are so mentally and emotionally disabled are materially unfit to operate in a global market or battle space where this conduct is representative of the uniform and class of persons put in danger by this abuse of authority and privilege.

For this reason, we continue to value the United States Armed forces and other military veterans over candidates from any other school or State program; as all skills required may be taught and on-the-job training far less costly than corrective behavior discipline over such unfit candidate-officers.

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All persons employed by RACCOON TECHNOLOGIES INCORPORATED are expected to perform at an officer-level of professional conduct and unsupervised public-facing inherent in the representation of the trust and competence of the cadre.

Any conduct to dishonor such obligations and faith placed in the command of such candidates by our customers and other professional organizations, especially in the handling of confidential, private, and privileged data including specifications, release dates, schedules, personnel medical information and location of staff and family members including children, and to the interest of their security and welfare a central principle of our operational activity and responsibility.

After 1990-2021, our organizational goals may be higher than unskilled labor; but our concern for the increasing deviancy of those persons in very large forums and by employees of those platforms to enable and incite this conduct contrary the Laws of the United States and domestic laws and regulations made over such "franchise" of the United States or its government, are in evidence central to our risk assessment of criminal misuse of information and privileges themed administrative and actuary data access.

It is evident this deficiency has been actively sought, incorporated, and weaponized to export and distribute data of persons in incitement of election tampering and economic damage to give advantage to "PEOPLE'S REPUBLIC OF CHINA (PRC)", "NATION OF JAPAN", and their partners as intermediary ports of export and transit for wrongful transfer of title and property themed protected by Oklahoma *Trade Secrets* barred by rule and rights all disassembly, disclosure, and export.

Where these actions incorporate securities fraud, dilution of securities, identity theft, public threats, acts of violence in disguise, manipulation of local law enforcement organizations (LEO) and State and Federal agencies and courts to accomplish such fraud a premeditated written scheme or plan incorporating also threats against the disabled and human trafficking of children; our concern is affirmed cause of action subject 22 O.S. §22-31 et al, a right of resistance and "all necessary force" set forth in "inherent rights" privileges of persons detailed in 76 O.S. summarized in §76-9.

That such parties then actively organized or in unregistered labor organizations themed "Article XXIII-1A groups" engaged in criminal behavior, as cited in prior public notice, have and continue to abuse their privilege and act in conflict with regular securities trade and public law, contrary inaction by the UNITED STATES or other bodies, is verified in recent acts.

This conduct has been a pattern since "eDonkey" and "Napster" business plans to circumvent copyright and distribute global media under a service-based model cutting original content creators out of all royalties by easement of digital media and lack of customs over digital trade across borders; evolving into digital unregistered securities themed "cryptocurrency" token markets and other black market "marker" resurgence in digital forms unfamiliar to competent courts prior rule.

The incorporation of such conduct with increasingly younger participants and proxy actors, themed "child soldiers" for immunity from ordinary penalty and investigation in acts similar to "Crips" and "Bloods" previous use of children in the 1980s for the same cause in narcotics distribution, is not unforeseen, but increasingly normalized and ignored by platform aggregators to suggest "young audiences with disposable income" are unaffected by public market sex work and solicitation across State and Federal borders by foreign actors, domestic traffickers, and in concert with narcotic recreational use as a medical easement; by which female (and male) minors are quantified using a PRC standard of "age of 13 to consent to sex" not at all ordinary in the United States legal system or professional and public institutions outside of "DEPARTMENT OF EDUCATION OF THE UNITED STATES" and various State agencies of the same nature charged with "mandatory detainment and feeding of minors prior full-time employment an alleged (but wholly fictional) outcome goal".

In contrast, the reality is that an increasing percentage of these parties are being redirected due neglect and abuse into "DISABILITY" qualification of their *cestui que trust* as a means to produce economic outcomes that disbar this defective and abusive system (public school, State accredited college programs) to place those persons unable to remain passingly functional under prepared and narrow audiences of their choosing and objective endorsement - upon the public welfare and either resign them to minimal fringe living or incur massive public debt in underwriting of their use of such programs.

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Insurance fraud is central to this, in the presentation of major surgery and costly treatments for ordinary and preventable disease, for which the DISABLED-INSURED expects, with legal pledge a genuine offer not intended real use, full support at market rate pricing of medical services without incentive to cease lifestyle and behavior contributing to self-injury.

Far from suggesting such persons should be disbarred protection; RACCOON TECHNOLOGIES INCORPORATED cites the serious misdiagnosis and fraud discovered in their investigation in 2019-2021 of the UNITED STATES SOCIAL SECURITY DEPARTMENT employees relating a terrorist hoax and criminal fraud with injury to a child; from which criminal fraud is "customary" by the OKLAHOMA DEPARTMENT OF HUMAN SERVICES, as well as efforts to "mitigate" such cases that exceed their cost expectations by abuse.

This became evident in 3 consecutive years of audits for permanent serious and end-of-life injury to a client of our firm; and in September 9 2021 delivery of a demand for 20 pages of documentation to be hand-written to retain benefits including insulin therapy, due by 5:00 pm September 10th 2021, a Friday Afternoon. The letter was issued September 1 2021, and due September 11th 2021, a Saturday, at which time the Office of Social Security was closed since the prior day. No extension was authorized, and such extension or 15 USC §1692g minimum of 30 days to respond to legal service disclaimed by the employees of the UNITED STATES in the agency "Oklahoma Department of SSA", a State agency assigned to audit this person for the third (3rd) time in as many years. This matter then filed as a complaint of formal harassment, as the patient has surgery for diagnosed injury to both hands precluding the ability to fill out such forms without pain and injury, and directed to have the employee of the Local Public Library to perform the writing required by employees of STATE OF OKLAHOMA. This action, in concert with demands for \$70,000 USD in bribe on a \$1000 maximum fine void and "discharged" per evidence filed in November 2018 barratry (21 O.S. §21-550); subjective in no way.

Persons not capable of recognizing, understanding, and responding appropriately with measured and composed response are incapable of assisting our office and such customers; as this conduct in concert with repeated deprivation of rights and tampering with UNITED STATES POSTAL SERVICE for the client using a vehicle to destroy the box of service five times in the 2016-2021 period without arrest; assert the severity of dealing with discrimination against the legally disabled.

In addition to threats against the property, persons, and injury to domestic animals in 2020 with permanent injury; such conduct is not "harmless" or without injury against real persons and protected Constitutional Rights in ongoing abuse.

In combination with a "home invasion" during which parties in two vehicles attempted to kick down the door May 20 2020, these actions brought no humor to our discovery of a live snake chasing an animal across the office Sunday September 26th 2021. Had an officer not responded with an immediate heel of a steel toed combat boot crushing the snake, a second animal might have been rendered blind in less than a month in the office, despite having no such incidence in the prior 13 years.

Prior incident, with the assault on a young woman in Norman, Oklahoma forcing her to the door of our associate during a visit in fear for her life and pursued by a male suspect on foot - ended with an AK74 assault rifle and two associates standing before the couple. These are not the doors you want to kick in, children, or the personnel you wish to threaten.

Nor was that the last time I had to take a 9mm semi-automatic loaded weapon from a person trespassing on our property in apparent ambush and plan to kill myself and others. Therefore do we require a specific set of skills and personnel capable of conducting themselves calmly and with composure and privacy of a mature adult to access our industrial activity and plans, networks, and non-public component of our business and industrial facilities.

Following 2007 and 2008 extortion attempts, these acts do not amuse me; nor ease my concern in concert with threats of murder and sexual assault on my own family as an officer and by parties incited by STATE OF TEXAS fraud in terrorist hoax themed a felony by Oklahoma State law.

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Only the failure to "conduct themselves accordingly" and in ongoing criminal public fraud paired with repeated directed and measured 18 USC §2261A felony stalking activity and formal misconduct to represent a criminal embezzlement of Federal programs, grants, tax credits, and benefits of the United States (18 USC §666) compel me finally after September 30th 2021 to ultimately conclude a termination of service to STATE OF TEXAS is duly warranted general remedy.

Policies upon these platforms is increasingly pro-PRC, endorsed by its staff and employees in a blind and hate-based devotion to this increasing hysteria augmented by COVID-19 PANDEMIC and claims of a predictable and criminal medical nature barred by Oklahoma State Constitution Article II-37, and to wrongly incorporate RIGHT TO WORK claims despite such acts and statements clear sedition and a crime per Oklahoma Constitution Article XXIII-1A.

Our discovery of \$200 billion USD in assets for leveraged buy-outs of distressed property and exploitation of free-service offers into State of Oklahoma to accelerate collapse of distressed business by "Saudi Arabia Sovereign Investment Trust"; in concert with \$100 billion USD annual revenue of monopoly group activity by NTT Group of Japan, so incorporated in partnerships with Softbank Group Corp and Tencent Holding Co Ltd in "gig" work undewriting and acquisition bidding of NVIDIA CORPORATION as proxy for PRC through Nation of Japan, comes on the tail of shortages and supply disruption targeting our core 2001-2021 technology development at our vendors key **trade secret** work; to suggest targeted and monopoly practices incorporated in such criminal threats of violence and concealment of employee family members to extort and force forfeiture of title and property a theme not eligible honor regardless of the legal opinion of UNITED STATES or its franchise States and courts contrary that rule.

Central to such claims is the presumption that **cestui que** (Beneficiaries, Natural Born Persons) are enjoined a duty or obligation conditional employment rights or eligibility of employment by the "United States" government UNITED STATES, a labor force themed INTERSTATE COMMERCE in income assessment; for which the body of the *cestui que* is subject collateral and use at the direction of the UNITED STATES or a member State or government thereof; not granted to the *cestui que trust* themed a UNITED STATES CITIZENSHIP and legal person (anatrual legal fiction of the court). While this premise is held to be law in the PEOPLE'S REPUBLIC OF CHINA and NATION OF JAPAN, they are foreign law to the United States and repugnant to the Constitution of the United States and "Constitution of the State of Oklahoma".

Effort to coerce or intimidate our clients, vendors, or personnel or their families of such "in-consideration" claims by "G.W.F. Hegel", a false theory of medical practice rejected by legitimate clinical psychology as fraud and abuse of medical practice to assert a suspension of "suffrage" and Citizenship prohibited by *jus cogens, Laws of the United States,* and Constitutional Rule expressly heard and settled law in 586 U.S. _____ (2019) case no 17-1091 in eloquent pronouncement by the Hon. Just. Ruth Ginsburg for the unanimous Supreme Court of the United States. It is therefore not "subject to debate" as if a legal question, and a point of racial and ethnic cleansing prohibited both in forced medical procedures and conditional access to equal protection under HIPPA right to work not granted a power of State or Federal government to legislate and such order inferior to that of a licensed medical officer then solely selected by the individual *cestui que*.

If you are too incompetent or dysfunctional to fully understand and acknowledge those rules; we may not consider you for employment or other contract - and by class and State which assert to the contrary reserve the right to disqualify you from benefit or service until such time as your representative government relent and comply with the Laws of the United States. This is not subject to easement or order of the UNITED STATES, a government, as these laws are fundamental to the Constitutional charter of the country and the procedure for alteration does not meet present claims or disbar the right to UNIVERSAL DECLARATION OF HUMAN RIGHTS, a treaty endorsed as Supreme Law, to opt for release of the parties and lands, enterprise, and all property and rights enjoyed by those persons and their family and industry from the United States on substantial change to suggest "*fatal defect*" in the execution, solicitation, pledge, and security of prior offer a conditional grant "in-consideration" of such industry and development, lands, and property invested as security not met.

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Neither "TWITCH INTERACTIVE", "FACEBOOK INC.", "TWITTER, INC." or other platform are initially responsible for the material **"fatal defect"** of such persons sustaining this conflict; but bear the same and equal responsibility for "rebellion", "insurrection", and facilitation of "sedition" wrongfully produced as "CNN", "MSNBC", "FOX NEWS" and other outlets engaging in this criminal "normalization" of a criminal taking of the body of the *cestui que* which differs in no way from prior "Black Codes" and "civil forfeiture" predicated on inclusion in community, society, and right to work barred at law by the Unanimous Supreme Court and 14th Amendment rule discharging debt bondage, forced labor, suspension of the right to work, or other endorsement to suggest special powers exist in government or health to disable or suspend the practice of parties and to disregard for individual conviction, a right under the Laws of the United States, not requiring the subject be represented by a "registered religion or their highest office" to enjoy immunity and protection.

RUISM is a religion, not a science or representative of genuine practice of "science" whatsoever.

The continued representation of "RUISM" as a form of theological directive and legal predication to affirm **ex injuria jus non oritur** (rights arising from a civil or real injury) is mental illness at best, and treason at its median assertion as if a legal and public fact of the United States affirmation of protected rights.

That these claims to the contrary differ in no way from the prior "war crimes" of the 20th Century as to be repugnant to a generation educated and aware of the previous "Hegelian Dialectic" extremist movements responsible for the Holocaust and wars of aggression in the Middle East, affirm the clear and total failure of the UNITED STATES EDUCATION SYSTEM.

Employers are not paid to re-educate you, or to tolerate attempts by radical Hegelian extremists to incite or imply persons affirming their rights are protected from corrective "re-education" or "displacement from career and right to work" to satisfy a criminal assault upon the protected reserve of the *cestui que* (Beneficiary, natural persons) suggested by phonetic name and estate (a trust, a legal fiction) made to organize benefits and credits only, now themed *cestui que trust* estates.

The body of the *cestui que* (natural person) is "Allodium" against such procedures not themed necessary by their individual and personal physician; for good cause and individual judgment, and such monopoly to suggest all persons be disbarred who disagree with the UNITED STATES or its franchise governments the member STATE OF... named in Federal Case Law, shall not be given power to violate those rights or impose new conditions not already component of a contract. Such legislation or "executive order" is subject "Interference in the performance of Contracts" a prohibited act and not subject termination for legal cause; and such risk assumed in original contract not subject new requirements or general surrender of rights in broad consideration for eligibility to enjoy the benefits of an alleged accreditation career certificate or academic honor conditioned thereby.

If you are concerned, seek your own medical advice and procedures of your own volition. If they work as proposed, then such protection should wholly disbar the risk; or enjoin your government for easement of other mandatory conditions of work and education as are themed a real and legitimate necessity of your safety as labor. To impose such rule on others is the definition of insanity and contrary the formal Medical Advice of the CENTER FOR DISEASE CONTROL in approved use of such medications and procedures; a limitations not met by taking of rights or intimidation to coerce others.

These boundaries are juvenile and essential to a 5th grade education, as elementary as reading and writing comic book dialog and simple novels. If at any point such education is deficient, it must be imposed or those incapable wholly disqualified from any office of the public trust and suffrage rights as *non compos mentis* and imbecilic in civil duty of our nation and the Laws of the United States.

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I wish I could say the same for emotional relationships and marriage, as the laws of other countries recognized by the DEMOCRATIC NATIONAL PARTY in recent installment of governments prohibiting women's rights and divorce and suffrage of women and rights of children in Afghanistan show similar disregard for the core mission and legal responsibilities of the United States in its acts under the Articles of War and perfidy in the pledges and security asserted to millions of victims of similar fraud and cowardice under DEMOCRATIC PARTY direction.

However, error or cause in contract and informal human relations are not nearly as subject to the same strictures and penalties now suggested a public and organized "cancel culture" of persons themed enemies of the DEMOCRATIC PARTY, and those acts repugnant to the Constitution of the United States as Al Queda was to those on the top floor of the World Trade Center in New York City on September 11th 2001.

I pray only that the *jus cogens* made clear recognition of duty in the UNIVERSAL DECLARATION OF HUMAN RIGHTS and "CONVENTION ON THE PREVENTION AND PUNISHMENT OF THE CRIME OF GENOCIDE" to impose labor and public travel restrictions in abuse of the public trust receive a quick and summary end as the prior students of Hegel in Germany and Italian regimes abuse of the people, the fraud to suggest false obligation or subordination to the State and populist violence, and to forever excise such criminal authority which abuse the "Dignity of Individual Allodium" in the body and convictions of such natural persons and *cestui que trust* estates as are UNITED STATES CORPORATIONS to lesser degree a commissioned subordinate of the UNITED STATES to those regulations which prohibit the injury and forfeiture of the natural person to public anxiety and mental illness normalized by the DEMOCRATIC NATIONAL PARTY.

Such persons are incapable of distinguishing between the commission of the claim, a conviction requiring no endorsement to have lawful standing and right of enforcement ("inherent right"), from a public civil privilege extended in-consideration of other ordinary and limited conditions to afford safety and physically external to the body not themed a medical procedure. My foster mother spent 35 years in pediatric and emergency medicine, and I am appalled and disgusted by the cowardice and conduct of many persons now following the term my grandfather sat as Director of the Trust over a Regional Hospital. Those persons endured racism, civil rights integration, and sexism in their practices and professional lives to be attacked and destroyed by the DEMOCRATIC NATIONAL PARTY and Texas Nationalist white supremacist elements acting under color of DEMOCRATIC PARTY and NATIONAL PUBLIC RADIO Affiliate stations abuse of the license of the FCC and the Public Trust to engage in such criminal abuse of mass communications for genocide in the United States.

Any party seeking my endorsement may know full well my considerable contempt for such fraud, injury, and human trafficking for which the parties normalizing this behavior and abuse before speaking to me on such industry and matters well beyond the scope of this letter, or my own professional work in mass communications for Fortune 50 corporations and wireless telecommunications in metro applications and services, customer data, and professional customer service. Conduct yourself accordingly, with respect to an active combat zone, prior contention you stand superior in your authority or right.

While you may be conditioned to believe authority arises from endorsement solely, you will be sorely mistaken to bring that delusional foreign theory of law before my office or organizational staff as cause, claim, or other action.

RACCOON TECHNOLOGIES INCORPORATED JAMES ALLEN, PRESIDENT

OFFICE OF RACCOON TECHNOLOGIES 130 N COUNTRY CLUB RD ADA, OKLAHOMA 74820

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