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



**OPEN LETTER: Nov 11th 2021** - 8:00 pm CDT FOR IMMEDIATE RELEASE

TITLE: TERMINATION OF HOSTILE DOMAINS DOC ID#: 20211120800-001

RACCOON TECHNOLOGIES INCORPORATED discovered at 4:00 am CDT November 12th 2021, that specific domains associated with EXPRESS VPN, SUDDENLINK.NET in Texas, and AMAZON AWS were engaging in a targeted penetration test from familiar regions against numerous servers associated with SEVEN ALPHA systems.

AMAZONAWS, SUDDENLINK, and associated Internet Providers carrying these attacks will be permanently suspended from access, use, and transport with our data-switched packet networks.

Attacks in this case were non-automated, instigated in concert with known penetration and exploit requests, and consistent with abuse themed in TEK SYSTEM and ROBERT HALF TECHNOLOGY threats in 2001-2021.

This attack is consistent with a pattern of abuse on VETERANS DAY and prior holidays associated with a child kidnapping and blackmail activity, and related FACEBOOK.COM harassment to disrupt ordinary sales and use.

These attacks are part of a 3-year 230,000 request-per-day pattern of abuse under present Federal Criminal Complaint and civil suit for extortion seeking over \$100,000 USD in direct demands and threats to commit arson.

Letters of extortion by TEK SYSTEMS and ROBERT HALF TECHNOLOGY employees in the DALLAS DATA CENTER known to us as INFOMART have been received by our attorney in concert with this fraud. Names of both firms were included by the ROBERT HALF TECHNOLOGY employee engaging in the threat to extort, so themed "LETTERS THREATENING" in criminal Title 21 of Oklahoma State Law, and are under criminal complaint due a pattern of such acts themed 18 USC 2261A felony stalking with written plan to extort and blackmail.

We are monitoring these attacks in concert with 185.159.157.11 in SWITZERLAND, which appears to be acting in concert with these attacks and prior complaint against PARADOX INTERACTIVE, a Tencent Holding Co Ltd subsidiary by equity and beneficial ownership cited in the prior letters of extortion and stated export of registered United States property for commercial sale themed \$80,000 USD.

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



Further we have observed numerous requests from a company which appears to be originating from networks owned directly by ZEN LAYER INC in STATE OF CALIFORNIA, in concert with this fraud, during such attacks at 4:39 am CDT. "ZEN LAYER INC." ZEN LAYER has been cited in our report for front-end sales of real estate lease property and circuits owned by EQUINIX, a "real estate investment trust" created in identical INTERNAL REVENUE SERVICE status for tax purposes as "DIGITAL REALTY TRUST", the back end holding company for real estate used by NTT AMERICA in evasion of restrictions against holding real estate by the firm in their formation, and "PACKET CLEARING HOUSE" acting then as an "affiliate" for the company NTT AMERICA of Michigan, despite NGO status (not for profit) in like capacity to ZEN LAYER > EQUINIX.

Use of the name "ZEN LAYER" after formation of our company "DEEP LAYER INC." acquired zlayer.com, and in concert with data center employees in the DALLAS TEXAS data center issuing such threats in violation of the California PARENTAL KIDNAPPING PREVENTION ACT during 2001-2021 concealment of a child, do not make this conduct or activity random. URL requests appear to be direct HTTP requests to our IP ADDRESS, not a domain, in this contact amid security penetration testing from STATE OF TEXAS using Suddenlink and via Viking and Express VPN systems in response to blocking of AmazonAWS servers employed in industrial attacks on our site.

128.14.134.134 - - zl-lax-us-gp3-wk105a.internet-census.org - - [12/Nov/2021:04:20:44 -0600] "GET /teamspeak3.php HTTP/1.1" 200 37204 "http:// (IP\_ADDRESS)/" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/60.0.3112.113 Safari/537.36"

128.14.134.134 - - zl-lax-us-gp3-wk105a.internet-census.org - - [12/Nov/2021:04:20:44 -0600] "HEAD /icons/sphere1.png HTTP/1.1" 302 - "-" "Mozilla/5.0 (Windows NT 10.0; Win64; x64) AppleWebKit/537.36 (KHTML, like Gecko) Chrome/60.0.3112.113 Safari/537.36"

whois 128.14.134.134 [Querying whois.arin.net] [whois.arin.net]

NetRange: 128.14.0.0 - 128.14.255.255 CIDR: 128.14.0.0/16 NetName: ZL-LAX3-004 NetHandle: NET-128-14-0-0-1 Parent: NET128 (NET-128-0-0-0) Direct Allocation NetType: AS21859 OriginAS: Organization: Zenlayer Inc (ZENLA-7) 2016-09-07 RegDate: 2018-01-12 Updated: Ref: https://rdap.arin.net/registry/ip/128.14.0.0

OrgName: Zenlayer Inc OrgId: ZENLA-7 Address: 21680 Gateway Center Dr. Suite 350 City: Diamond Bar StateProv: CA # start

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



NetRange: 128.14.134.0 - 128.14.134.255 CIDR: 128.14.134.0/24 NetName: ZL-LAX-ZENWORKS-0048 NetHandle: NET-128-14-134-0-1 Parent: ZL-LAX3-004 (NET-128-14-0-0-1) NetType: Reassigned AS21859 OriginAS: Organization: ZENLA-1 (ZENLA-8) 2019-07-31 RegDate: Updated: 2019-07-31 Comment: Abuse please contact: abuse@zenlayer.com Ref: https://rdap.arin.net/registry/ip/128.14.134.0

OrgName: ZENLA-1 OrgId: ZENLA-8 21680 Gateway Center Dr. Address: Suite 350 Address: Diamond Bar, CA 91765 Address: Address: U.S. Headquarters City: Los Angeles StateProv: CA PostalCode: 91765 US Country: RegDate: 2019-07-30 Updated: 2019-07-30 Ref: https://rdap.arin.net/registry/entity/ZENLA-8

# end

Parties cited formal criminal complaint are DIRECTORS per documents published on LOSTSERVER hosts during prior attacks at "PACKET CLEARING HOUSE" and "NTT AMERICA" in concert with VIRTBIZ hosting, a registered name of PLANO COMMUNITY RADIO of RICHARDSON TEXAS; which carried out such fraud upon its site during ORDERED POSSESSION of the child to deny any legal duty by deceit and concealment of a court order to surrender the child from 2002-2013, then converting to threats using the "187" account on GOOGLE INC. to threaten murder (187, the California radio code for homicide) and felony stalking in letters to the Oklahoma parents.

All pages created by the 187 account were signed by "LOSTSERVER", and such group themed a labor union by Oklahoma Law per Article XXIII-1A, engaged in criminal activity to disable the right to work of the Oklahoma parent to facilitate forfeiture of property and control or dissolution of a UNITED STATES CORPORATION, in labor dispute.

We have observed the party moving to TOR (The Onion Router) exit anonomyzer thereafter, in solicitation of the same pages, in evasion of bans and information gathering to escape LEGAL SERVICE OF PROCESS during directed attacks upon accounts on FACEBOOK Nov 11th 2021 and break-in URL requests to non-existing vulnerable pages.

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



The Party has used MICROSOFT, DEPARTMENT OF DEFENSE, HETZNER.DE, and DIGITAL OCEAN INC. assigned names and numbers to send high volumes of traffic to disrupt and impair service, consistent with transmissions from a TTL in fixed position inconsitent with route distance, and to implicate other companies themed competitors of NTT GROUP and COGENT COMMUNICATIONS as guilty of this activity over 2002-2021.

Under oath before the DISTRICT COURT, the party claimed an accident in their use of a computer resulted in sending 8 million ICMP packets with threatening ASCII messages incorporated as payload to the Oklahoma parent, in volume to disrupt phone and payment card services of the Oklahoma Business, over 72 hours. Network administrators are fully aware that no accident could result in the inclusion of such data in an ICMP protocol packet including the victim's legal name and derogatory language, nor in volume exceeding 1 packet per second without modification to cause such abuse and in employment of commercial networks at that time exceeding broadband consumer capacity to exceed in one attack on LINODE LLC a volume of 16 Gigabit per second for 24 consecutive hours of abuse, then impairing traffic for LEVEL 3 COMMUNICATIONS in State of New Jersey.

This activity is therefore not trivial, and in concert with industrial use of AMAZON AWS and other servers, suggests abuse by a user with access and spending of capital for this purpose in ongoing harassment to disrupt and threaten a registered litigant in a Federal Civil complaint of 37 U.S.C. §3729(a) "Qui Tam" for report to the United States of non-compliance by STATE OF TEXAS in obligations set forth in "Federal Register Volume 81 No 244, conditional \$14.4 billion USD in grants subject suit November 2018 and contest to such funds on fraud and false agency made; and in violation of Federal limits on such enforcement by 14000% in concert with insurance fraud and child abuse.

This activity, in concert with organized Interstate stalking of the victim and public defamation of a licensed private investigator to incite violence in the community and express discussion of smashing the child's parent into a curb to cause serious bodily harm in those publications signed by LOSTSERVER, sustain our complaint of INTERSTATE INTERFERENCE IN COMMERCE and organization among the DEMOCRATIC NATIONAL PARTY to carry out child kidnapping in interference with ordinary patent and trademark rights a stated goal of criminal enterprise in those letters and defamation to dilute the brands originated and documented in contract use commercially by the Oklahoma firm and having existing prior the child's birth or conception as legal property.

Tactics in this fraud appear to originate from the FreeBSD community featured in resume of the abducting parent, and claims of taking for extortion and republication of copyright protected material in a pattern of fraud consistent with prior blackmail of NORTEL NETWORKS through domain registration endorsed by email addresses to conceal LEGAL SERVICE OF PROCESS against the abuser in IDENTITY THEFT in 2002-2004 and 2011 during threats to conceal the child, then ordered to POSSESSION of the Oklahoma Parent.

All persons are advised of such conduct and to exercise caution, reporting such concerns to the regional FEDERAL BUREAU OF INVESTIGATION with regard to the 2001-2021 concealment of a child and concealment of no DUE PROCESS in EXCESSIVE FINE a 5 USC §706 "fraud" by STATE OF TEXAS similar to previous securities schemes refused investigation by Greg Abbott and subsequent Attorney Generals of the State of Texas, identical to Enron-MCI and Federal Savings and Loan practices in the same region.

Be on guard against false contact, impersonation, and communications not digitally signed by our PGP key, as fraud undertaking in the 2001-2021 concealment to kidnap a child in INTERSTATE INTERFERENCE IN COMMERCE.

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



Our interest in NTT (Nippon Telegraph and Telephone), Tencent Holding Co Ltd, Softbank Group Corp, and related dealings in "Uber" brands and "ARM HOLDING CO LTD" / "NVIDIA CORPORATION" were limited prior this violence; having no nexus until such activity in coordinated attacks to disrupt ordinary business practices arose. Attacks from Deutsche Telekom in concert with Softbank Group Corp purchase of our prior client, SPRINT, then our primary customer at the time of the kidnapping, further were aggravated by alleged false export for sale for \$80,000 USD to REPUBLIC OF GERMANY by persons adopting those names to send death threats in 2007-2013.

We therefore concern this degree of 2017-2021 industrial abuse and sustained attack with adaptive evasion and contact consistent with an employee in the CENTRAL TIME ZONE and UNITED STATES holiday schedule employed to persistently engage in criminal acts as substantial evidence in concert with regional IP logs of STATE OF TEXAS residents in this conduct and against registered domains associated only through harassment to extort and anonymous company proxy services designed to evade law enforcement which have exposed a pattern and association with NATIONAL PUBLIC RADIO (NPR) affiliate status and programming used in threats (50 voicemails in 1 day) from employees of PLANO COMMUNITY RADIO and KEIF-LP ENID, an Oklahoma station engaged in joint threats with the abducting parent per letter October 31 2010.

Escape without notice of relocation to DALLAS COUNTY DISTRICT COURT was performed in 2001-2015, requiring skip-trace, and termination of communication with relocation without notice again in 2016-2020 using fraud to conceal and refuse all ordinary health, welfare, and information despite registered injury due to this fraud resulting in clinical diagnosed illness of the child in 2015 records and use of drugs prior FDA approval to alter mood and create dependency upon the abductors in the fraud against reunification and ordinary communication with the parent.

Threats of violence in this case existed prior such abduction with injury, witnessed by other INFRAGARD members, and by DALLAS COUNTY SOCIAL WORKER and AT&T Union employee members, who feared for their life. Witness testimony was intimidated in 2003 in letters of threat via LIVEJOURNAL and FACEBOOK, and descriptive threats of violence on MYSPACE social networks; and persons themed to be potential contacts approached and systematically threatened in 2009-2017. Witnesses in the case report ongoing threats in 2017-2021, and physical acts of violence including property damage involving use of a motor vehicle to assault U.S. Mail and theft of mail exceeding \$1000 USD (formally filed), and shooting into the building in Oklahoma in concert with dead animals left on the property to intimidate as described in public letters on FACEBOOK by Donald J. Beal and Brian Young. Young and Scarbrough, then employees of KEIF-LP Enid Radio and INFAMOUS PRODUCTIONS respectively, did appear in 2011 to claim no commercial interest while extorting the Oklahoma parent in threats witnessed by multiple Norman Oklahoma residents, who remain prepared to testify, and did conceal their role in the 2001-2011 threats despite over one hundred photos used in this extortion on FACEBOOK to carry out the concealment of a child in this interest. Brian Young was indicted of threat of murder in writing in 2018 against an Enid City Council Woman, and initially solicited by Kimberly Chiles for who sought assistance of the firm for physical violence against her person in similar threats and libel employed to blackmail and extort in 2010-2012 documented by PRIVATE INVESTIGATION paid for by RACCOON TECHNOLOGIES INCORPORATED, submitted as formal report to local Police on complaint of organized criminal interstate gang activity and incorporating VAMPIREFREAKS.COM moderator "Alica Scarbrough", which also appeared in the 300 pages of arson, violence, and extortion letters to promote false securities or equity claims rebuked by the OKLAHOMA TAX COMMISSION in claims against the Oklahoma parent and their business. Such claims were false, similar to fraud to allege fictitious court findings of theft by check in which she was later (1999) discovered to be the perpetrator rather than the victim by SHADOWDANCERS L.L.C., at such time the PONTOTOC COUNTY SHERIFF'S OFFICE served a warrat on SCARBROUGH at 925 E 9th St.

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



We retain the substance abuse and arrest report of the party themed an employee of ROBERT HALF TECHNOLOGIES, then swearing under oath before Judge Kilgore of PONTOTOC COUNTY to be a \$60/hr employee; shown in such report to be a \$15/hr employee pretending compensation to extort the Oklahoma firm of possession of a child and conceal such child without legal cause in violation of a court order.

On these grounds, in concert with continued evasion and refusal to return the child by STATE OF TEXAS conditional fraud not eligible enforcement action of any kind per 45 CFR 303.6 Federal Law, prohibiting TITLE IV AGENCIES of either State to demand monies in excess of \$0 USD as of August 2020; these ongoing INTERSTATE FRAUD activities and use of Metro-Class optical packet-switched data services and computers of major companies afforded by NTT GROUP, SOFTBANK, TENCENT and their associates to molest and attack our network in pattern intrusion and disruption warrant our lawful right to terminate any and all services to those registered domains by requisition, identity, or in pattern of ongoing criminal abuse not consistent with ordinary business activity or use of IPv4 or other protocol in INTERSTATE COMMERCE.

PORT TRAFFIC from one source port above 1025 to another desintation port over 1025 initiated by the abuser at a rate of 1 to 3 requests per second, themed "unsolicited SYN packets initiating such request to impose load and disrupt order of high-value traffic and signal systems in INTERSTATE VOICE, INTERSTATE VIDEO, and quality of service, impacting TWITCH INTERACTIVE INC. and YOUTUBE INC. services with Oklahoma contracts, impose a 200,000 per-day request burden upon RACCOON TECHNOLOGIES INCORPORATED from a single source in effort to deceive local and regional State and Federal Justice to construe these attacks as the work of numerous persons and competitors of NTT and SOFTBANK, TENCENT, and their affiliate companies.

Incorporation of "DEMOCRATIC NATIONAL COMMITTEE" and related State and Federal groups in claims to style the victims and witnesses as *non compos mentis* using consistent narcissistic gaslighting and claims to intimidate officers, judges, and government agents against use, date back to employment at NORTEL NETWORKS where parties initially alleged the prior contractor preceding PROCEED TECHNICAL RESOURCES was "undergoing a sex change and transgender" to discourage communication or discovery of cause for failure of project and change of staff.

This theme of "sexual defamation" (misgendering) has been sustained by Donald Beal over 2001-2021, including hate crime language against alternative subculture based on style of dress and inferred mental and emotional disability to promote concealment of a child, abuse of a child, and confuse the public in legal cause or claim not a LAWFUL REPORT OF A COURT PROCEEDING to include false claims of non-participation in "wholly in default" ruling December 2001 against "Veronica Petersen", petitioner, in the fraud; and automatic mistrial resulting due to "operation of law" (Kelly v Kelly, 2007 OK SUP COURT) where such accuser never appeared in court prior default, nor was evidence or witnesses permitted citing the absence of the same to build a false cause and false TITLE IV cause in concealment to abduct and abuse of a child prohibited by Federal Title IV programs under color of law, a felony per 18 U.S.C. §666 and §1589 then imposed without relief to sustain the TEXAS ATTORNEY GENERAL in their claims contrary Federal Law and February 2017 duty to file for exemption or void such laws not in compliance and omission of a "final judgment" voiding all such punitive claims in 2002 per TEXAS FAMILY CODE, 157.261, exposing fatal defect in the STATE OF TEXAS so also obligating massive refunds of overwhelming fraud in 45 CFR 303.100(a)(3) limitation on taking and 45 CFR 303.100(a)(8) rule that such payment must be made by STATE OF TEXAS, not petitioners, a liability against the \$170 billion annual revenue of STATE OF TEXAS due immediately to victims pursuant 18 U.S.C §1591 Federal Law.

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



Human Trafficking, when carried by STATE EMPLOYEE ASSISTANCE OF KIDNAPPING without trial and of family members of residents of INTERSTATE cases, subject UNIFORM INTERSTATE FAMILY SUPPORT ACT and defense of **fraud** obligated and due, a jurisdictional issue exclusively of STATE OF OKLAHOMA in this case; have no statute of limitations or delay per 22 U.S.C. §7102 and related law, nor right to make such claim per 5 U.S.C. §706 "**fraud**" evident on examination of the record and incorporated violence and commercial acts of harm.

Contrary to such ordinary or legal claims, barratry (21 O.S. §21-550) is a crime and punishable (21 O.S. §21-551) both by criminal code and civil suit (21 O.S. §21-748.2) and by spoliation (23 O.S. §23-9.1) with unlimited jury damages plus punitive fines.

Previous civil awards for lesser violence in assault to disbar a WEST POINT graduate were awarded \$8 million USD. Damages involving the PATENT AND TRADEMARK claims in this case will likely reach the qui tam level of a portion of the \$44 billion USD grants conditioned compliance since denied in oral admission on inquiry by the OFFICE OF THE ATTORNEY GENERAL OF THE STATE OF TEXAS in March 2021 and related default in trial, concealing this duty and lack of "exemption" ruling obligated by Federal Register Volume 81 No 244, which "Sovereign Immunity" defense does not afford per 588 U.S. \_\_\_\_\_ case no 17-647 and prior 586 U.S. \_\_\_\_\_ case no 17-1091 citation of limited civil court powers of the States and United States to impose EXCESSIVE FINES and any theory of property forfeiture to pay such fines, including use of forced labor or jail to compel imputed earnings or average earnings a crime (42 U.S.C. §1991) and 14th Amendment violation against the *cestui que (beneficiary) of the UNITED STATES cestui que trust named in STATE OF TEXAS and STATE OF OKLAHOMA legal action barred by law a cause or action, and violation of "inherent rights" in 76 O.S. §76-1, §76-8 and ARTICLE II-36A rights refused to the OKLAHOMA PARENT on the basis of discrimination on the sole cause of gender, to suspend all parental contact and steal from the home and out of the motor vehicle of the party during agreed and paid return to the HOME STATE and agreed PERMANENT RESIDENCY at a cost of over \$100,000 USD in losses to United States property.* 

Investors in AMERICAN EXPRESS, CAPITAL ONE, MBNA BANK SERVICES, and other firms (NISSAN MOTOR ACCEPTANCE CORPORATION) may be eligible for claims upon such disclosure as is evident in the fraud.

Further, PATENT and TRADEMARK filings during 2001 August 10th to 2021 (Present) may be void, where they arise from such abuse and theft of property similar to prior "unlawful state taking" by German officers and administrators in Europe, as such claims are contrary *ex injuria jus non oritur* and thus void in International Law. The impact to the BERNE CONVENTION by companies continued use of such property or claims to the contrary, while access to the courts are restrained, is similar to the value of "Marbury v Madison" and far more serious than the "Turner v Rogers, et al" Supreme Court Case that prompted the mandatory change in Title IV to stop rampant fraud.

We monitor our networks closely, after years of ongoing attacks and abuse, and prohibit all use by TENCENT, SOFTBANK, NTT GROUP and their subsidiaries and partners, including UBER and DEUTSCHE TELEKOM, who purchased our client "SPRINT" at the time of the kidnapping and in injury contributory to the 80,000 jobs lost at NORTEL NETWORKS on entry of NTT into the PRC market taking over NORTEL contracts using bids which Brian Shields, auditing Nortel, reported were likely compromised due access to NORTEL email servers and systems, property, and without authorization witnessed by our employees in access to the facility by the prior parties in direct **information** *already filed in criminal complaint seeking referral for indictment*.

#### DO NOT CONTACT OUR NETWORK AGAIN.