

RACCOON TECHNOLOGIES INCORPORATED

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



PRESS RELEASE

8:00 am CDT July 27th 2021

FOR IMMEDIATE RELEASE

FROM: OFFICE OF THE PRESIDENT OF RACCOON TECHNOLOGIES INCORPORATED

MEMORANDUM:

We appreciate the concern of SEYECHELLES ISLANDS and PANAMA, who appear victims of allowing piracy to take root in their infrastructure similar to NORWAY and SWEDEN in the mid-to-late 1990s conflict over digital media rights.

However, we cannot afford an enemy port to launch attacks upon our country or nation, corporation, or clients – due to general presumption of similar values and limited harm.

Like any port engaged in piracy or the supply of vessels to harm other nations, their INTERSTATE COMMERCE or INTERNATIONAL COMMERCE, or interfere with the free and open use of the sea or other passage of public and mutual commerce, the abuse of network routing and malicious traffic of a particularly crafted nature and pairing with ports of origin whose laws shield this active abuse in human trafficking, prohibit equal treatment or access of such foreign sovereign powers as good faith partners in the free trade of the American People.

Where such attacks are directed to harm the communication, possession, or return of children – those nations engage in the most serious form of criminal act possible: “Genocide”;

When such purpose is to corrupt the estate and force forfeiture of inheritance prior the death or disability of a lawful party in receipt of the estate to its ordinary use and protection at law;

And where such activity is part of a larger pattern and written plan, as obtained by our office in criminal threats naming REPUBLIC OF GERMANY, SOUTH KOREA, and other ports of call as pass-thru ports for smuggling of goods and technology for permanent and false registry in PEOPLE'S REPUBLIC OF CHINA, NATION OF JAPAN, and their allied nations alleging neutrality to harbor this procedure of genocide by economic fraud;

We must denounce that activity and issue express and clear policy which prohibit equal access to markets and products by members of the foreign sovereign power, those seeking or enjoining their protection, or otherwise evading the ordinary law to carry out “Terrorism” and “Terrorist Hoax” activity themed a felony in our law.

It is with great regret, based on overwhelming evidence and explicit threats and acts and in-person and electronic attacks on property with damage; that we therefore must apply the sanction by broad CITIZENSHIP rule against those countries. With no respect to a finding of character or qualify of their people, the legal sovereign principal membership as a mechanism for ongoing hostilities with “real injury” to “real persons” is too great to ignore.