

# RACCOON TECHNOLOGIES INCORPORATED

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



**OPEN LETTER: Nov 4th 2021 - 8:00 pm CDT**  
FOR IMMEDIATE RELEASE

TITLE: TERMINATION OF TWITCH INTERACTIVE FROM VENDORS

After 48 months of research, RACCOON TECHNOLOGIES INCORPORATED (RTI) has opted to terminate all current and future commercial use of the platform TWITCH INTERACTIVE by the firm, its vendors, and for products and services of the company.

We have observed TWITCH INTERACTIVE enter into sexual content themed sales and marketing featuring STATE OF TEXAS resident "KAITLYN SIRAGUSA" and other streamers, paying over \$800,000 USD to such parties according to public documents released without contest and supported by performers claims; which clearly target and exploit minor audiences ages 13-17 while promoting radical and false criminal incitement of violence against public audiences, communities, the disabled, vulnerable elderly adults, and exploiting such content in clear violation of the "Rights of Publicity" and to coerce and compel behavior prohibited at law.

Interest in these services by INFOMART, a data center in DALLAS TEXAS owned by EQUINIX and prior by DIGITAL REALTY TRUST, where employees of TEK SYSTEMS and ROBERT HALF TECHNOLOGIES engaged in criminal threat against our employees, their families, and to disrupt and damage UNITED STATES CORPORATION services and data circuits protected by INTERSTATE COMMERCE clause rule, appear to be systematic and persistent in 2018-2021 transmission from DIGITAL OCEAN LLC assigned ICANN names and numbers part of an ongoing active racketeering service sustained in letters of threat to extort, blackmail, and discredit recovery of hostages and medical records ORDERED to parents in Oklahoma.

Our firm will be engaging other platforms for "BEYOND WAR", "MANIFOLD SPACE ENGINE", and other brands and products, based on the failure to act responsibly and sustain punitive control over "contractor" employees of TWITCH INTERACTIVE. Use of 1099m "contract" labor year-over-year and in payment of over \$100,000 USD exceeding 12 month terms, indicate W2 status and obligations consistent with other working groups are not being enforced in downline, subcontractor, and unprofessional behavior increasingly seeking to monetize "child sexual content exploitation" and promoting by URL and link-aggregator-lists various adult sites to minors by the TWITCH INTERACTIVE performers. Use of 1099m to conceal this duty, a component of "UBER" brand business models between TENCENT HOLDING CO LTD and SOFTBANK GROUP CORP themed \$9 billion joint venture in STATE OF CALIFORNIA, appear consistent in this organized multi-party conduct against U.S. businesses, companies, and aided predominately by CANADIAN contractors, STATE OF CALIFORNIA contractors, and STATE OF TEXAS contractors seeking to act contrary United States Law.

Observed in this is a promotion of animal welfare scams, seeking millions of Dollars in revenue without not-for-profit status, targeting minor children and adult sexual-content, which has been endorsed and supported as exploitation without respect to "Adult Content" requirements on streams. This follows prior disregard by design of adult-content marketing for ANHEUSER-BUSH brands, which resulted in similar "separation" from AMAZON/TWITCH contracts for breach on fault of TWITCH INTERACTIVE.

TWITCH INTERACTIVE, like FACEBOOK INC. and INSTAGRAM, have engaged in "hate speech" and "deplatforming of content based on economic gains through invalidation of persons without respect to injury, law, or public rights" showing a clear and unconditional disregard for law and profit-motive to disenfranchise critics and victims of domestic violence, sexual abuse, and to monetize that culture as an ongoing business plan."

RACCOON TECHNOLOGIES INCORPORATED therefore cannot permit their content, over which they hold copyright and sole "Right of Publicity" in use a reserved right, to be incorporated in such for-profit illicit engagement.

Contrary claims by contractors in these disputes, OKLAHOMA CONSTITUTION ARTICLE XXIII-1A, XXIII-8, and XXIII-9 prohibit tort (terms of service) which suggest a right to suspend or dismiss any claim at law or Constitutional Right to protection themed there also in ARTICLE II "Inherent Rights", and void any clause of contract (tort, Terms of Service) which would suggest such waiver enjoy or be held valid to penalize, dismiss, or otherwise curtail as if "obscene" such content or communication as the Internet Service Provider or their agent in fact find disruptive to their brand and message. Where such employee solicit information, and upon discovery of report of a crime obliterates or destroys information related to court cases or legal contest to favor STATE OF TEXAS or other party in litigation to aid in suppression reports and public notice regarding violence against victims of a severe form of human trafficking, the business and enterprise parent company of that division becomes wholly liable for that conduct before other institutions, regardless of W2 or 1099m tax status, as agents-in-fact acting under authority of a commercial contract obligated prior "tort" obligations and equal protection.

# RACCOON TECHNOLOGIES INCORPORATED

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



Use of 47 USC Section 230 subsection (c)(1) to suggest a "RIGHT OF PUBLICITY" to alter, editorialize, or selectively publish content based solely upon solicitation of participation in a forum or community subject paid INTERSTATE COMMERCE and INTERSTATE CONTRACT subject jurisdiction of the State into which Interstate Commerce is carried, whether by physical printed or written correspondence or digital means, is wholly inconsistent with and contrary the express limited powers afforded Title 47 United States Code rule; and does not create a right or privilege or authority from which abuse of persons or denigration of their family or character is afforded a right denied legal and equal access to publicity.

Where such persons, in contempt for the death and serious illness of others, a real medical condition subject Title 42 non-discrimination rule against vulnerable and injured parties in LEGAL DISABILITY such as cardiovascular failure or loss of mobility or other recognized and clearly medical non-psychological non-emotional disorder, are targeted for abuse, RACCOON TECHNOLOGIES INCORPORATED has a **zero tolerance policy** for this form of fraud.

Where the abuse is further aimed at violating the rights of parents, of children, and such rights enumerated expressly in State Law (76 O.S. 76-8; 21 O.S. 21-891), and consistent with 18 USC 1589 "Human Trafficking" or other forced labor or forfeiture to coerce surrender of property or right to work; this abuse incorporating defamation to sustain concealment of a child is most serious and without defense.

It is clear that labor involvement by TEK SYSTEMS, ROBERT HALF TECHNOLOGIES, and other labor unions which are not formally registered, have exercised undue and broad taking of privileges and powers by unlicensed use of Data Center Access in State of Michigan, State of California, and State of Texas; whereby their ability to influence, abuse, and exploit control over systems of communication impact ordinary and reasonable INTERSTATE COMMERCE to the extent that access and use of services are made **implied conditional endorsement of their work and direction** not subject a legal use of public service or common carrier and to discriminate based on serious health, financial, and personal prejudice to disaffect broad classes from any voice in communities promoted as open forums for paid memberships; that we must separate such organizations from our commercial works and customer referral as a legitimate and trusted vendor of service and deny any nexus between our business and these "foreign financially sponsored media franchises" who have enjoyed a monopoly over certain technologies arising from employment of reverse-engineered technology (RTMP, an Adobe protocol not licensed to OBS and other streaming services), and cite the monopoly created by HLS (An Apple Protocol, themed standard) for distribution of video and audio services by very large capital companies like AMAZON INC. and its subsidiary (TWITCH INTERACTIVE).

In the prior case, where the study showed full frontal nudity by a female streamer without equal penalty applied to suggest exception later confirmed in November 2021 disclosure of "elect" members of the community from normal penalties, evidence continues to mount since our original communication with Justin.tv and Curse media services, of a criminal element in false pledge of contract seeking and carrying out false metric reporting. In the prior case, where 17,000 simultaneous viewers are present, less than 100 persons are observed over study periods engaging in use of communication forums established for the channel. Likewise, 10,000 viewers appear within sixty (60) minutes of streams regardless of time of start, and such figures appear stable despite changes in time-zones and ordinary cycles of audience participation, supporting evidence of falsification of real viewership to embezzle funds from advertisers and deceive public audiences and minors of endorsement at the expense of legitimate broadcasters engaged in genuine content creation.

Our conclusion is sustained, that TWITCH INTERACTIVE INC. viewership appears fraudulent in evidence, and persons suspected of discovery or disclosure of such viewer fraud and prostitution (sexual favors for financial payments, quid pro quo) generally advertised upon the service, represent a clear 76 O.S. 76-3 and 76-4 fraud with substantial harm to persons by use of the platform to incite violence.

The matter came to our attention in 2001, when we were approached by Justin.tv to participate in this project and declined - citing ethical and legal obligations of a broadcasting firm which were denied duties by the organizers. We observed several persons solicited and offers to "fake viewers" to elevate those persons above other streamers then, thereby guaranteeing them rank in specific categories for work performed in leu of equity or payment, and upon promise of minimum-wage payment an exploitation offer not suitable such W2 or 1099m rule to our satisfaction. In 2017-2021, we renewed interest, citing appearance of persons banned at events for promoting sexual content toward minors as a matter of concern for our company in 2002-2012; and did witness multiple streamers "moderators" retaliate to imply sexual exploitation and human trafficking of female on-screen talent was the sole purpose of their activity and business with TWITCH INTERACTIVE; including topless body painting and objectifying "acts for subs" schemes involving camera placement and physical routines to expose the female body as part of a business plan repeatedly sustained by TWITCH INTERACTIVE contrary public terms denying this content to attract and suggest ages 13-17 viewership were appropriate.

# RACCOON TECHNOLOGIES INCORPORATED

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



Because TWITCH INTERACTIVE pledged its intent to disclaim harassment and support for LGBTQ without gender identification, RACCOON TECHNOLOGIES INCORPORATED permitted the study to go on from 2017-2021 (48 months).

RACCOON TECHNOLOGIES INCORPORATED is dedicated to equal treatment and standing for persons without "sexually stereotyping" common in both heterosexual and homosexual hate crimes, transgender movements, and sexual promiscuity oriented "sex worker" communities which consistently seek to "normalize" by asserted "imposed involuntary tolerance compromising ordinary security and privacy, hostile workplace behavior, and sexual harassment standards and practices" which make our workplace uniform and secure against bias based on the private lives and after-work activities of our contractors and employees.

What we found, after 48 months, is an unfit hostile work environment, where expression of sexual identity or opinion - even in adult only forums - is closely moderated by TWITCH INTERACTIVE to suppress heterosexual and conservative monogamous relationships as abnormal; and to carry out sexually themed incitement and abuse toward persons who are not engaged in sexually charged predatory behavior toward members of the opposite sex or same sex as dysfunctional in appeal to ages 13-17 year old immature sexual fantasies.

Disregard for the value of ordinary relationships, intimacy, and genuine bonds and rights of persons are not overtly present or tolerated on TWITCH INTERACTIVE; and persons speaking with regard to those rights are persecuted actively.

This conduct closely mirrors pro-LGBTQ policies on YOUTUBE, FACEBOOK, INSTAGRAM, and TWITTER; which promote "TINDER-like" matchmaking as a value-ad of the service, with transition to paid-subscriber pornography services like PATREON broadly incorporated in full view of TWITCH INTERACTIVE staff and despite age of participants including minors as young as 12.

As stated prior, our stakeholders do not condone or wish to participate in any business which regards children as sexual commodities or disbar relationships between partners or families as "inconsistent" with mission parameters of a for-profit business.

The cost of a separate CONTENT DELIVERY NETWORK (CDN) and video-media streaming service is substantial, increasingly due to monopoly practices at data centers by foreign state-sovereign investors seeking to strong-arm (extort, blackmail) small INTERNET SERVICE PROVIDER FACILITIES into selling to "real estate investment trust" firms like EQUINIX or DIGITAL REALTY TRUST; and such firms use to avoid taxes for NTT AMERICA and NTT GROUP, SOFTBANK, TENCENT HOLDING CO LTD, and their projects component of increasing investment in EPIG MEGAGAMES, RIOT GAMES, and PARADOX INTERACTIVE by TENCENT.

We are, as of November 4th 2021, however - convinced that such investment and product must not be under management of TWITCH INTERACTIVE or YOUTUBE, nor reliant on FACEBOOK INC. or its brands and services following discovery of monetizing of data in "billions of facial recognition data profiles" created without consent or "RIGHT OF PUBLICITY" granted by users for such application or sale to third-party buyers, a power not express and thus not implied per XXIII-8 and XXIII-9 rule of the Oklahoma Constitution and void per "tort" (contract, terms of service) any claim to that effect, a crime in Title 21 of the Statutes of the State of Oklahoma in use.

While FACEBOOK has agreed to wholly dissolve and delete such data - this was only after Congressional Hearings and disclosure of internal documents against their will, from which abuse of this right was affirmed and legal cause in action proven for court process to proceed. In DISCORD and similar (PATREON) services, we see the same process underway in concert with TWITCH INTERACTIVE and broad use of video data afforded unrestricted and repetitious (daily) appearance of dynamic "bot" accounts - along with automated streamer accounts engaged in this "systematic data gathering of visual information excluding sound, to suggest association and viewership social network mapping and facial recognition for deep-fake fraud without consent or RIGHT OF PUBLICITY granted," from users including FRW33D over 3 months contrary repeated reports and citation of this conduct in felony activity (18 USC 2261A), constituting "ban evasion" and no enforcement against bot manufacturer accounts to fake viewership on TWITCH INTERACTIVE.

RACCOON TECHNOLOGIES INCORPORATED cannot therefore ignore the use of "automation" in "information gathering" on minor children permitted by TWITCH INTERACTIVE, and such pattern of abuse in FACEBOOK INC. abuse from 2009-2021 including death threats, threats of arson, and contacting viewers of business pages in that time in a similar and systematic way to support stalking complaint against users of both services which neither acted to suppress or enforce protection pledged against such conduct. To the contrary, employees of both firms have repeatedly and with intent to harm made counter-claims and acted to penalize accounts who report visual images of rape of minors by citing content in targeted searches "for cause to retaliate" against witnesses; further disbaring the credibility and business integrity of the reporting system publicly pledged to monitor and self-regulate the respective services.

When contractors like SIRAGUSA state that abusers should conceal themselves and create new accounts to re-subscribe, they suggest breaking the terms of the service is permissible so long as PARTNERS receive a paid benefit, or "endorsement" from them for relief.

# RACCOON TECHNOLOGIES INCORPORATED

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



These claims are, on face, ARTICLE XXIII-1A labor violations themed a crime in State of Oklahoma, and consistent with a pattern of behavior including 4 bans for violation, one including full frontal nudity of the groin area.

Prior pledges of limited suspensions prior a permanent ban are, therefore, not a policy that TWITCH INTERACTIVE has been willing to employ due to self-interest in the revenue earnings of users; while they have employed similar threats to disbar civil action in removal of other contractors and employed "NAME BANNING" to prohibit content providers from use of the name of parties on **and off platform which affirm racketeering activity by ARTICLE XXIII-1A violation, an implied endorsement conditional "right to work" of former (non-contracted) labor outside of the platform and across the public space of social media, demonstrating a clear control over the 1099m labor not permitted outside of W2 employment and to damage two-party minimum requirements for 1099m status.**

Where a hiring party seeks such control, in order to assert its PARTNER or AFFILIATE program, similar to NON-DISCLOSURE-AGREEMENTS (NDA) recently released on Reddit by GAMES WORKSHOP PLC applicants conditional "right to work" and mitigating "public opinion" to that of an "agent in fact, and approved and positive publicity only in all communication with the public or others", substantial concern for the "professional standards" of broad 1099m "Contractor" and "freelance" content creators are legal "red flags".

As TWITCH PARTNERS like KAITLYN SIRAGUSA have made public statements regarding the health, welfare, and competency of persons to promote her staff and address claims of a legal nature; we have followed the controversy over four years in concert with military service members seeking to create genuine gaming content, talk show content, and work with independent games on Twitch.tv.

After AMAZON launched NEW WORLD, a game not yet finished and financed by AMAZON INC., we correlated the game titles receiving sponsorship with TENCENT HOLDING CO LTD and its subsidiary EPIC, RIOT, and PARADOX; concluding that such placement represented a monopoly of promotional credit and receiving reports of paid endorsement not reported before minor audiences of the product; in concert with hardware defects causing serious damage to customer computers and components of NVIDIA CORPORATION. While we do not deny the company the right to franchise, the equity of a platform open to other products with equal standing is not accomplished by placement and direction of PARTNER 1099m and W2 workers to self-dealing with AMAZON INC.

The nexus of the self-dealing between TWITCH INTERACTIVE and AMAZON INC. as a game developer, in concert with subcontractor harassment to intimidate and diminish commercial success and abuse parties with legal claims against STATE OF TEXAS and Texas-based corporations, constructively demonstrate that STATE OF TEXAS self-interest in illegal use of public communication to support immunity in child trafficking and human trafficking fraud is inexorably linked to TWITCH INTERACTIVE regardless of STATE OF CALIFORNIA law governing AMAZON INC. headquarters in SEATTLE, STATE OF WASHINGTON or alleged TWITCH INTERACTIVE movement to SAN FRANCISCO, STATE OF CALIFORNIA.

Neither reliance on the CALIFORNIA PARENTAL KIDNAPPING PREVENTION ACT or similar law appear to have bearing on TWITCH INTERACTIVE employees, "PARTNERS", or "AFFILIATES"; to compel their conduct to cease in the behavior and abuse of persons on an organized scale and in similar conspiracy against rights (18 USC 241) prohibited by ARTICLE XXIII-1A rule, employing the same strategy and tactics popularized by CNN and MSNBC against Republican voters and businesses in 2001-2021.

RACCOON TECHNOLOGIES INCORPORATED therefore sees no legal cause to pursue a formal relationship with, or grant license for performance of our works, products, services, networks, or proprietary content upon TWITCH INTERACTIVE or its subsidiary (contracted) employees sites, services, clips, content distribution, or similar derived work employed by or for or in concert with legal relationship to the STATE OF CALIFORNIA firm. Our conclusion is that the distributed nature of TWITCH INTERACTIVE, similar in design to "UBER" and other "gig work" products of TENCENT / SOFTBANK / ALIBABA design, is to conceal legal responsibility against organized and expressly implied labor union influence against American media, performance, and public opinion as-if-a-foreign-sovereign media buy of U.S. brand namespace and loss-leader product introduction to damage U.S. domestic industry by design; and a labor and worker's rights evasion created by PEOPLE'S REPUBLIC OF CHINA and NATION OF JAPAN jointly for-cause and to damage U.S. industry and independence from foreign (Sino-Asian) policies and political election influence.

# RACCOON TECHNOLOGIES INCORPORATED

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



Clearly not all contractors are aware of this aspect of true equity ownership of the company or its stakeholders. Customs across 1099m and subcontractor behavior are consistent with a "foreign organized domestically resident labor movement promoting Chinese Communist Party practices and policies at law, including censorship and concealment of facts to facilitate state-directed-design and industrial muster of policies and practices contrary United States Federal and State Law, jurisdiction, and to disrupt ordinary public access to common communication and public address in a commercial monopoly practice similar to telecom services by NTT and ALIBABA.

In that regard, RACCOON TECHNOLOGIES INCORPORATED wholly rejects such conduct, a foreign influence and recruitment of "unskilled labor" as "1099m professional contractors", having in such persons no professional license or authority or skill set and in context to suggest multi-year (4) engagement of such adjunct officers and delegation carry a "no right to appeal" practice forward similar to Chinese Communist Party practices against public dissent and legal objection, as privileges of labor union inclusion on TWITCH INTERACTIVE.

Certain performers, by industry, are not implied participants in this activity, and such industries are not by class incorporated in this abuse of domestic rights and protections against harm in commercial free speech and legal cause. The specific firm, TWITCH INTERACTIVE, has in policy affirmed upon non-sexual-content a basis of work and industry the right to solicit and contract with 13-17 year old workers themed 1099m "contractors", while sustaining also content themed restricted to ages 18 and above without notice or restriction to raise viewership and suggest \$700,000 monthly payouts to adult models targeting children using VICTORIA SECRET and similar themed clothing marketed for sexual entertainment in artificial settings to imply TWITCH INTERACTIVE is the sole party entitled to set standards for contract terms generally held to be clearly in tort and *corpus juris secundum (second body of law)* references such as "BLACKS LAW DICTIONARY, 11th Edition", which clearly exclude this behavior and retaliation for objection as to suitability of a contract duly made, coercion in labor relations suspending the 1st and 4th amendment and "RIGHTS OF PUBLICITY" by practice.

RACCOON TECHNOLOGIES INCORPORATED therefore concludes that TWITCH INTERACTIVE INC. is in breach of its public contract, in knowing breach, and did by premeditated plan intend and execute breach of such contract under color of law and "tort" in INTERSTATE COMMERCE, to solicit and recruit persons under 18 years of age and businesses to participate in a labor scam, whereby the relationships of the parties enticed were used to promote the STATE OF CALIFORNIA firm while knowingly damaging the parties and summarily executing punitive actions to limit or diminish their rights based on earnings and rank of employees in the firm; a MULTI-LEVEL MARKETING SCAM selling services and soliciting increasing commitment of time and resources for pledge of equal access to markets while making payments exceeding lump-sum subscription and donation marker (BITS) to evade ordinary regulatory tip and undeclared earnings; including lump sum payments to parties for endorsement of its own parent-company products in self-dealing.

Having such contract, upon evidence duly observed and reported as **information** subject complaint or civil cause of action, presented to RACCOON TECHNOLOGIES INCORPORATED in context to terms of service; we find that we cannot permit or release our content or any derived work for use by TWITCH INTERACTIVE, and must take additional steps to limit dealings with AMAZON INC. citing this pattern of behavior in their legal subsidiary across State borders and in solicitation of residents of State of Oklahoma as a potential fraud.

Business practices that suggest equal equity to market and denounce "view botting" while permitting 10,000 views to be mechanically created, facilitated by evasion using IPv6 and IPv4 carrier-class enterprise services for this purpose, in conjunction with automated "channels" run by data-scraping and meta-data collection against human talent and human performers under the age-of-majority, strongly support a decision to reject the service as a potential vendor or candidate for property and labor contracts. Like YOUTUBE, TWITCH operates by repackaging content owned and created by other companies for private performance and use, exploiting loopholes in personal computer and console game systems to suggest such high-value assets and animation are personal property of the licensee for distribution, and to retain by contract with the licensee of such interactive media a right not intended or sought by the content creator and owner of the software in question. Like music subject copyright, our games are subject similar restriction against streaming or redistribution, and will not be incorporated into TWITCH INTERACTIVE citing the prior "labor abuse and communications practices themed violation of civil rights of minors and supporting injury to minors by suppression of human rights obligated by the UNIFORM DECLARATION OF HUMAN RIGHTS, to which the UNITED STATES and its member States governments by subordinate duty are obligated to comply".

When such industries enter into human trafficking, sexual objectification of women and minor children, and to promote such content as if lawful and entitled rights contributing to dehumanizing persons, UNITED STATES CORPORATIONS are obligated to reject that claim.

# RACCOON TECHNOLOGIES INCORPORATED

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



My client suggested the firm undertake this relationship, citing confidence in a community that pledged its importance of individual equity as a basis for proceeding in 2017. I referred the matter to the Board of Directors, to study and return a finding regarding our position in that year, preceding a series of criminal acts from STATE OF TEXAS now under Federal criminal complaint; citing prior perfidy in the position and integrity of parties known to me who were solicited to the project prior AMAZON INC. acquisition.

During the 2017-2021 period, I did discover the party prior present at an assault at gunpoint on my person, still active upon TWITCH INTERACTIVE as pledged and by the same name; and other members of the community I had met at joint-event locations, who were familiar to me then and their family known to me by public appearance. On those grounds I accepted that such concerns could not be grounded in general practices or false pledge, and further gained confidence by the involvement of AMAZON INC. services acquisition of the firm as a strong indication of potentially simple and immediate reduction in initial concerns of bias, sexism, and discrimination evident in previous contact with the parties.

It is my conclusion after 2018-2021, that such conduct is both still present and systemic at TWITCH INTERACTIVE, as well as evident in a hostile work environment and abuse of data including IP Addresses of customers viewing the application; from which targeted Denial of Service attacks from DIGITAL OCEAN LLC and other "TENCENT" and "SOFTBANK" affiliate networks in concert with NTT appear to be persistent, originating in INFOMART data center of DALLAS TEXAS; and such nexus a compromised network exchange passed from DIGITAL REALTY TRUST to EQUINIX without address of abuse by employees there participating in repeated contact to harass, menace, threaten with violence and sexual assault, and abuse carrier-class network and packet switched data services to degrade and impair ordinary equal protection for trade among STATE OF TEXAS and STATE OF OKLAHOMA in a \$44 billion fraud.

Contractors in CANADA and SCOTTLAND have contacted my office, reporting malicious harassment in this pattern of abuse since 2007, citing nexus of public network performance and security in such public forums as MYSPACE, FACEBOOK, LINKEDIN, and to disclosure of false bill of sale in CRAIGSLIST and other platforms by NTT employees to conceal a kidnapped and abused child; which today (November 3rd 2021) I again witnessed by TWITCH INTERACTIVE employees in direct harassment to suggest the death of my father were subject ridicule, and support the forfeiture of real estate valued at over \$4 million USD as fictional in public terrorist hoax to blackmail and extort.

I therefore, as PRESIDENT of RACCOON TECHNOLOGIES INCORPORATED, cannot consider the prior information without legal regard to the serious nature of such conduct by AMAZON INC. against real assets, injury to real persons, and repeated conduct a part of the express will to sustain a child taking for interference in inheritance and to extort U.S. firms against \$11 billion bankruptcy and labor union activity by STATE OF TEXAS, against the interest and commercial and national security concerns of the United States; in promotion of such "Terrorist Hoax" and "Fraud" exceeding \$1 billion USD per year; a component against which contract with AMAZON INC. or its subsidiaries shall NOT be permitted to proceed nor any right or use of our content and works granted public broadcast, performance, or demonstration granted such persons by employment or class.

Conduct of STATE OF TEXAS parties to knowingly steal, redistribute, and commercially monetize such activity was evident in fraud as early as 2001 before my direct witness; enjoined suit by the RIAA against BRIAN WOLF, and confession of such knowing distribution prior denied under oath as a "scheme or plan to defraud the music industry and original artists of exclusive rights". Concerns to this scheme in effort to enlist my aid in JUSTIN.TV by incorporation of public OPENSOURCE software as-if-proprietary and for-sale as proprietary work in TWITCH.TV alarmed me then, and appears on disclosure to be evident in "INTERNET RELAY CHAT (IRC)" use with video content on November 2021 disclosure, part of the "emoticon" system I was solicited to build for Justin.

Because STATE OF TEXAS residents persist in this fraud, as of November 2021, at TWITCH INTERACTIVE and its PARTNER contractors, to coerce and compel surrender of property, real estate, and goods in violation of Federal Law, on injury to a child, and with a pattern of abuse consistent to such fraud a "Terrorist Hoax" by STATE OF TEXAS to embezzle (18 USC 666) in welfare fraud a false claim in human trafficking backed by Sovereign Immunity and "Full Faith and Credit" defense of false trial, on no legal or registered order - we cannot consider working with or in conjunction under circumstances and claims made by those parties now or ever.

Sincerely,  
JAMES ALLEN  
PRESIDENT

RACCOON TECHNOLOGIES INCORPORATED

130 N COUNTRY CLUB RD, ADA OK 74820