

ADDENDUM J: THE BULLETPROOF FAILSAFE

Purpose: To prevent "Decapitation Strikes" by the judiciary. If a court removes the FIC, this clause ensures the legal authority "teleports" to an existing constitutional office (the GAO IG) immediately.

I. THE "SELF-EXECUTING" SURVIVAL CLAUSE

- **Statutory Independence:** Notwithstanding any judicial ruling on the *structure* of the Federal Integrity Commission, the **Substantive Law** (the definitions of Official Fraud and the requirement for SHA-256 hashing) shall remain in full effect.
- **Separability 2.0:** If any court finds the "for-cause" removal protection of FIC Commissioners unconstitutional, the Commission shall transition to an "at-will" body immediately without pausing any ongoing investigations or fine collections.

II. THE GAO IG "SHADOW" TRANSITION

- **Automatic Succession:** In the event that the FIC is permanently enjoined or declared unconstitutional, all powers, funds in the **Fiscal Self-Sufficiency Fund**, and pending Referrals shall automatically and instantly transfer to the **Inspector General of the Government Accountability Office (GAO)**.
- **No Administrative Vacuum:** The GAO IG shall be legally required to utilize the **Addendum D Technical Standards** and the **Addendum G Remedial Fees** to maintain the "Zero-Taxpayer" mandate during the transition.

III. ANTI-INJUNCTION REINFORCEMENT

- **The "Escrow-First" Mandate:** While a court may stay the *final distribution* of a fine to a whistleblower (Relator) during an appeal, it may **not** enjoin the *collection* of the fine or remedial fee from the official's personal assets.
- **Preservation of Assets:** All contested funds shall be held in a **High-Security Escrow** within the Fiscal Self-Sufficiency Fund. This ensures the money is "locked" so the official cannot spend it while their lawyers drag out the case for years.