LETTER OF INTENT

For Incorporation

The herein contained Letter of Intent (the "Letter") shall be considered a legally binding agreement between the public (all persons and all entities, in public, hereinafter referred to as "Public Parties" or "You" or "Your") and GLOBAL UNITED DEFENSE®, INC., to set forth the terms of this agreement, to verify the intended goals filing and obtaining a Registered Trademark for GLOBAL UNITED DEFENSE® through the U.S. Patent and Trademark Office (herein referred to as "USPTO"), and also file to incorporate GLOBAL UNITED DEFENSE®, INC., after receiving a sum of \$107,000,000 U.S. dollars from the U.S. Treasury Department, paid to PATRICK R. MCELHINEY (owner of MCE123, herein referred to as "Owner/Inventor") by The Pentagon, to allow for funds to file for and register a registered trademark and to establish MCE123®, Inc., formally, based on profits from developing the inventions, thus far, in addition to establishing GLOBAL UNITED DEFENSE®, INC., to be operated by Owner/Inventor with a limited staff, with the mission of protecting the planet by preventing crime, terrorism, and war, as a private defense industry company that specializes in creating and patenting government inventions, including national security technologies, including the filing and registration of MIND READING SATELLITE TECHNOLOGY®, ARTIFICIAL TELEPATHY SATELLITE TECHNOLOGY®, and THE SATELLITE TECHNOLOGY®, in addition to the filing and registration of an artificial intelligence software suite GLOBAL SECURITY SYSTEM SERVICES®, including U.S. Patents for all of its specific modules, when completed, including the filing and registration of registered trademarks for CRIME **PREVENTION SECURITY** SYSTEMS®, TERRORISM PREVENTION SECURITY SYSTEMS®, WAR PREVENTION SECURITY SYSTEMS®, WAR CRIME PREVENTION SECURITY SYSTEMS®, and GENOCIDE PREVENTION SECURITY SYSTEMS®.

Since the inventions are always "active" in the legal environment, it is extremely critical that they be registered, globally, to ensure that the names are not misused, and to ensure proper professionalism over the software suite and an entity, itself, to manage the inventions.

<u>Public Parties</u> agree not to register or attempt to take any ownership of any of these unique company and/or invention and/or product and/or software and/or service trade names while details about these inventions are completed by <u>Owner/Inventor</u>.

<u>Public Parties</u> must pay <u>Owner/Inventor</u> for his time to work on any inventions or any companies or any other works, including any past works that <u>Owner/Inventor</u> has produced that they have used, in part or in whole.

Public Parties cannot entrap or enslave **Owner/Inventor** for their time spent on these private works.

<u>Public Parties</u> must provide a well pre-trained staff, that will be specially trained to secure the inventions of <u>Owner/Inventor</u> for his strenuous time spent on these private works, due to previous illegal lawsuits created by <u>Public Parties</u>.

<u>Public Parties</u> must pay <u>Owner/Inventor</u> for his time spent on these private works, that <u>Public Parties</u> made public by referencing them at least once in public, or by downloading them or capturing them in surveillance or wiretap(s) and commenting on them privately.

<u>Owner/Inventor</u> will likely continue working on these private works, even if not paid, because the public acted illegally against <u>Owner/Inventor</u>, which would establish a case that the public is violating the 13th Amendment of the U.S. Constitution, including by <u>Public Parties</u> substituting any significant payment for his specialized labor, instead for Social Security Income of \$943.00 per month, whilst also operating electronic weapons that have conducted mind control and have threatened to end the life of <u>Owner/Inventor</u> if he didn't work for free for The Pentagon or The United Nations, in his bedroom, whilst being tortured to death, and his family members dying due to government committed genocide, specifically to his own family members, because of who they are.

<u>Public Parties</u> including The Government will pay <u>Owner/Inventor</u> the \$107,000,000 and not compete with <u>GLOBAL SECURITY SYSTEM SERVICES</u>®, by ceasing its illegal uses of military grade weapons systems, including on radio frequency towers and in orbit. The \$107,000,000 is not for the sale of the inventions or technologies, however it is an investment in a future without crime, terrorism, or war, by starting the funding of the first company to tackle an effort to stop and prevent all crime, all terrorism, all war, and all war crime, that is traceable to illicit computer software in The Pentagon's building. The payment is not a tax donation, and there will not be any refund(s).

<u>Public Parties</u> should make their check payable to <u>PATRICK R. MCELHINEY</u>, at 84 NUTHATCH LOOP, BARRINGTON, NH 03825.

Otherwise, <u>Public Parties</u> will still owe an additional \$7,000,000 per millisecond for any collection of any thoughts of <u>Owner/Inventor</u>, which once having been assessed by his attorney(s), is permanently unforgivable and must be paid to <u>Owner/Inventor</u>, immediately, even if not submitted in public documents, due to the illegal surveillance and theft of intellectual property by <u>Public Parties</u>, including Microsoft Corporation, SpaceX, Donald J. Trump, Inc., and Trump Organization.

Without the payment, all <u>Public Parties</u> will be found permanently guilty for all crimes, all terrorism, all war, and all war crimes that they have committed throughout their lives, based on evidence already collected by <u>GLOBAL SECURITY SYSTEM SERVICES</u>®, which the evidence will be submitted to the International court system if there is still no agreement in public to pay <u>Owner/Inventor</u> by October 14th, 2024.