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2 INTRODUCTION  
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- 4 1. Patrick Bergy brings this before you today, only after having pursued all legal means in his chain of  
5 command. Beginning with documented, required reporting as part of the contracts deliverable to his  
6 employer, Dynology, and the “prime” contracting company on the Castle Korea contract, Engility  
7 (MPRI),  
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9  
10 2. Mr. Bergy then took his formal, written complaint to the J8 acting Deputy whom was in the  
11 nomination process for his SES promotion, and he didn’t do a thing with it for over 3 months after Mr.  
12 Bergy was forced out of his position in May. When the J8 deputy did send it following an email  
13 request Mr. Bergy sent him, he sent it to contracting office; not the IG or CID where such a report  
14 clearly should have gone.  
15  
16 3. Mr. Bergy then filed a formal complaint with the Department of Defense Inspector General, (exhibit  
17 #1) which was denied not because of the merit of my claims, but because Mr. Bergy was apparently  
18 not protected as a sub-contractor, even though the Defense Department’s Office of Inspector General’s  
19 website said sub-contractors were protected.  
20  
21 4. Frustrated and not agreeing with the IG withholding adjudication of his claim, Mr. Bergy took his  
22 denied appeals to his then Congressman, Gus Bilirakis. Congressman Bilirakis then took Mr. Bergy’s  
23 IG whistleblower denial to OSHA, which confused OSHA as much as it did Mr. Bergy. Predictably,  
24 OSHA essentially came back with a response that it was not within the scope of their mission, and  
25 Congressman Bilirakis’ staffer responded there was nothing further they could do and closed Mr.  
26 Bergy’s case on or around early 2016.  
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- 1 5. It was around this same time Mr. Bergy changed the format of a book he was writing for his children  
2 as a way to explain why the service their dad volunteered for to his country, had taken him away from  
3 them for nearly 8 years overseas with the Department of Defense. While keeping his experience in  
4 running for Pasco County Supervisor of Elections in 2005, to his enlistment in the U.S. Army Reserves  
5 at the age of 39; turning 40-years-old during basic training in Fort Benning, Mr. Bergy started  
6 documenting reports surrounding the 2016 cyber-related election scandals, placing many things he saw  
7 happening as having very similar characteristics to the social media psychological warfare weapons  
8 and techniques Mr. Bergy helped develop for Gen. James Jones's company, Dynology.
- 9
- 10 6. Mr. Bergy also started noticing many of the same people in media reports and subsequently involved  
11 with the Robert Mueller Special Counsel investigation. In fact, Mr. Bergy has on his own, with only  
12 limited means, identified more than 8 [eight] people and 2 [two] Israeli based social media influence  
13 operations companies that were directly tied to Gen. Jones, Dynology, The Atlantic Council and the  
14 ShadowNet Mr. Bergy helped in pioneering for the Department of Defense, and subsequently  
15 marketed for commercial purchase.
- 16
- 17 7. Mr. Bergy is prepared to testify on at least 2 [two] discussions with Jim Jones, Dynology's president,  
18 and a colleague with MPRI, about the potential value the ShadowNet would have in altering the  
19 outcome of U.S. elections based on our quantifiable results in Iraq using similar techniques in support  
20 of the Public Affairs Office [PAO] for the Department of Defense.
- 21
- 22 8. The classification of any specifics prevents Mr. Bergy from discussing outside of a Secure  
23 Compartmented Information Facility [SCIF} approved to discuss specific details. Mr. Bergy only  
24 discusses UNCLASSIFIED information, such as the ShadowNet marketing slicks which were publicly  
25 disseminated by Dynology, or Mr. Bergy's personal knowledge as a subject matter expert in cyber-  
26 security and publicly documented and reported facts.
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- 1 9. So, after going through his chain of command and all legal channels, and finding new, extremely  
2 disturbing facts coming in such as Facebook's partnership with the Atlantic Council and the potential  
3 threat this poses to clearly protected Constitutional rights of privacy to all Americans, potentially  
4 hidden within third-party memorandum of understanding between General James Jones and his other  
5 companies, such as ClearForce, Jones Group International and Iron Hand Security.  
6
- 7 10. Mr. Bergy called Robert Mueller's Special Council after being provided the number by Mr. Bergy's  
8 new Congressman at the time, having moved to a homeless shelter in a new district, Congressman  
9 Charlie Crist, in late 2017. Mr. Bergy spoke with someone from his staff for nearly 15 minutes, even  
10 explaining that the small, family owned company Mr. Bergy built the ShadowNet for, was at the same  
11 time Paul Manafort's number one preferred partner.  
12
- 13 11. Mr. Bergy made several, officially documented attempts to reach Robert Mueller's staff prior to him  
14 submitting his final report, but nobody ever contacted Mr. Bergy back from the Special Counsel. After  
15 watching Robert Mueller's testimony, Mr. Bergy became even more concerned about an organized  
16 cover-up the further in law enforcement, legislators and even journalists he witnessed and the facts  
17 around his whistleblower complaint ignored. Mr. Bergy doesn't understand or accept that Robert  
18 Mueller's Special Council was operating in good faith by failing to follow-up with Mr. Bergy, whom  
19 contacted them with the information listed about and Dynology's relationship to Paul Manafort and  
20 Rick Gates on several occasions, including faxing a formal memorandum of record to him by Mr.  
21 Bergy's then congressman, Charlie Crist.  
22
- 23 12. Mr. Bergy is extremely concerned for his own safety, and believes once those responsible for killing  
24 his FOX News story (see below) and formal memorandum's of record, will no longer be able to ignore  
25 him and the threat his testimony has on some of the most powerful people in the world. The facts in  
26 Mr. Bergy's case fully supports his concerns but is unafraid and won't be intimidated when it comes to  
27 honoring the oath he swore to protect his country from all threats, foreign and domestic.  
28

1 13. In July 2020, a documentary was released by a U.S. journalist, Millie Weaver; 8-year contract  
2 journalist for Infowars. As the documentary, ShadowGate was being uploaded for Alex Jones to  
3 review, the police arrived at her home in Ohio and arrested Millie, her brother Chuck and husband  
4 Gavin. Mr. Bergy was in Austin, TX awaiting his interview with Alex Jones when the arrest took  
5 place. Uncertain of what was happening, Mr. Bergy left his hotel and went across the street to the  
6 address he found online for Infowars and was subsequently brought on set for a live interview.  
7

8 14. Within hours of my Infowars interview, Alex Jones and others associated with Infowars began  
9 attacking Millie, Patrick Bergy and others related to the documentary. These attacks were brutal, and  
10 included the doxing of an underage rape victim for which charges were filed against an Infowars  
11 contractor, Kaitlin Bennett. Millie's employment with Infowars was terminated within hours of her  
12 being released from jail, and while she was under a gag order by an Ohio judge not to speak about the  
13 arrest.  
14

15 15. Shortly after the release of ShadowGate documentary, Mr. Bergy was contacted by Lara Logan, FOX  
16 News journalist, as well as her husband and the person that arranged the conversation. Millie and  
17 Gavin were also on the conference call. During that call we were asked if we would meet them at  
18 Wright-Patterson Air Force Base; I declined and so did Millie and Gavin.  
19

20 16. A few months later, I was informed by Gavin that Lara Logan and her husband had reached out to  
21 them with information that exposed the arrest of Millie Weaver was orchestrated in a SCIF on Wright-  
22 Patterson, AFB by military contractors. By this time Mr. Bergy had also learned that Lara Logan's  
23 husband had worked in IIA (Interactive Internet Activities) for Lincoln Group, at or near the same time  
24 Lincoln Group was outed for paying journalists to report stories in the same region. It is extremely  
25 concerning to all involved the claims made by the Logan's and warrant further investigation. The arrest  
26 of a U.S. journalist, orchestrated on a U.S. military base cannot be dismissed without a thorough  
27 investigation into the Logan's claims.  
28

17. On Sunday, November 22, 2020 a former colleague reached out to Mr. Bergy with information that he  
was contacted shortly after the release of ShadowGate documentary in August 2020 by a member of  
Roger Stones legal team. This person sent Mr. Bergy's former colleague a link to the documentary and

1 asked this former colleague of Mr. Bergy for more information. Mr. Bergy was informed directly by  
2 his former colleague, which we are not releasing the name at this time for their security, that the lawyer  
3 that reached out to him had died. This person only learned this when his concerns led him to search the  
4 internet and found his death reported online. As mentioned below, Mr. Roger Stone was mentioned in  
5 ShadowGate as being a former business associate of Paul Manafort; former partner of Dynology at the  
6 time in question shown in the ShadowGate Documentary.

7  
8 18. Mr. Bergy would like to request the court and Department of Justice to consider these potential threats  
9 and provide Mr. Bergy with whistleblower protections lawfully allowed based on his current status as  
10 of this whistleblower affidavit.

11  
12 19. Mr Bergy believes the information in his qui tam in January 2020, was highly relevant to the Trump  
13 impeachment proceedings. In Mr. Bergy's qui tam whistleblower lawsuit, he formally requested  
14 emergency relief in providing his pleading and attached affidavits to Chief Justice Roberts, whom was  
15 overseeing the impeachment proceedings at the time of filing. The attached motion was dismissed  
16 WITHOUT PREJUDICE.

17  
18 20. This case is about Patrick Bergy's efforts for nearly 5 years to protect U.S. national security by  
19 exposing the fraud, waste and abuse he personally witnessed in his Department of Defense contract  
20 work for Dynology involving cyber-security, information assurance of classified and unclassified  
21 networks and tactical.

22  
23 21. Specifically, in order to protect the \$20,000,000 Department of Defense contract at USAG Yongsan,  
24 Seoul, South Korea, and to obtain other Defense Department contracts. The Engility program manager,  
25 "Buck" Buchanan, USFK J8 Director, Col. USFK J8 Deputy Director, Jim Jones (then president of  
26 Dynology and son of Gen. James Jones) and others at Dynology, conspired to retaliate against Mr.  
27

1 Bergy and have him removed from the contract position he had been working on for the previous 5  
2 years.

3  
4 22. The modification to the contract began the day after Mr. Bergy, along with Engility employee, Justin  
5 Losh, filed a formal complaint of abuse after Mr. Bergy was threatened for his refusal to provide  
6 administrative access to a classified network to the J83 Chief. The threat was made so loudly, Mr. Losh  
7 heard it from nearly ten feet away in our phone conversation. [See attached: Formal Complaint  
8 Knowles Signed]

9  
10 23. The contract, known as "Castles Korea," was modified in retaliation for Mr. Bergy's protected  
11 disclosure as a whistleblower. The modification removed only the requirements of Mr. Bergy's  
12 position, even when the Engility IT contract support was far more qualified to fill the PAO position.  
13 [exhibit #1]

14  
15 24. Within a few days of what Mr. Bergy believes was his constructive termination by being forced to  
16 leave, the Castles Korea contract was modified back to its original requirements, and Mr. Bergy was  
17 replaced. 18 U.S.C. § 371, creates an offense "[i]f two or more persons conspire either to commit any  
18 offense against the United States, or to defraud the United States, or any agency thereof in any manner  
19 or for any purpose. 18 U.S.C. § 1001, a false statement may be written or oral, sworn or unsworn,  
20 voluntarily made in regard to information sought as or required by law, signed or unsigned. 914.  
21 CONCEALMENT--FAILURE TO DISCLOSE - Although 18 U.S.C. § 1001 is often referred to as a  
22 false statement statute, its scope extends beyond statements. The statute proscribes the acts of making  
23 false statements, falsifying, concealing or covering up. The statute also covers half-truths if there is a  
24 duty to speak the truth. 915. FALSE STATEMENTS AS TO FUTURE ACTIONS - Although the  
25 statement that is the subject of an 18 U.S.C. § 1001 violation usually concerns past or present facts, it  
26 need not do so. A present statement as to future intent, e.g., a promise to do that which is not actually  
27 intended may be a false statement of an existing fact. See United States v. Shah, 44 F.3d 285 (5th Cir.  
28

1 1995). Under Section 1001 "a promise may amount to a false, fictitious or fraudulent statement if it is  
2 made without any present intention of performance and under circumstances such that it plainly, albeit  
3 implicitly, represents the present existence of an intent to perform." 18 U.S.C. § 1001 requires that the  
4 false statement, concealment or cover up be "knowingly and willfully" done, which means that "The  
5 statement must have been made with an intent to deceive, a design to induce belief in the falsity or to  
6 mislead, but § 1001 does not require an intent to defraud -- that is, the intent to deprive someone of  
7 something by means of deceit." United States v. Lichenstein, 610 F.2d 1272, 1276-77 (5th Cir.), cert.  
8 denied, 447 U.S. 907 (1980). The government may prove that a false statement was made "knowingly  
9 and willfully" by offering evidence that defendants acted deliberately and with knowledge that the  
10 representation was false. See United States v. Hopkins, 916 F.2d 207, 214 (5th Cir. 1990). The jury  
11 may conclude from a plan of elaborate lies and half-truths that defendants deliberately conveyed  
12 information they knew to be false to the government.

13 25. Upon Mr. Bergy's return to Virginia to Dynology's headquarters in May 2015, Mr. Bergy was told by  
14 Jim Jones, (after a tour of Gen. Jones' much larger office – the largest in Dynology and next to his son,  
15 Jim) that Dynology didn't have any contracts they could put me on and let me go.

16  
17 26. Mr. Bergy was a full-time Dynology employee, not a 10-99 sub-contractor. When Mr. Bergy filed for  
18 unemployment, Dynology fought it, falsely claiming to the unemployment office that Mr. Bergy had  
19 quit, which was a willful lie. The modification of a \$12 million Defense Contract and not having  
20 another contract to put Mr. Bergy on, then letting him go is not what any reasonable person would  
21 consider as having quit. (exhibit #2) A short time later, health and financial issues resulted in Mr.  
22 Bergy's homelessness in a tent-city in Clearwater, FL. Mr. Bergy asserts that Dynology's action in  
23 making these false claims to the unemployment officer was **KNOWINGLY AND WILLFULLY**:  
24 The prohibition of 18 U.S.C. § 1001 requires that the false statement, concealment or cover  
25 up be "knowingly and willfully" done, which means that "The statement must have been  
26 made with an intent to deceive, a design to induce belief in the falsity or to mislead, but §  
27 1001 does not require an intent to defraud -- that is, the intent to deprive someone of  
28



1 something by means of deceit." *United States v. Lichenstein*, 610 F.2d 1272, 1276-77 (5th  
2 Cir.), cert. denied, 447 U.S. 907 (1980). The government may prove that a false statement  
3 was made "knowingly and willfully" by offering evidence that defendants acted deliberately  
4 and with knowledge that the representation was false. See *United States v. Hopkins*, 916 F.2d  
5 207, 214 (5th Cir. 1990). The jury may conclude from a plan of elaborate lies and half-truths  
6 that defendants deliberately conveyed information they knew to be false to the government.  
7  
8 *Id.* at 214-15.

9 27. The formal complaint filed with the Engility program manager in May 2015, was just one of several  
10 very serious internal complaints I had raised. One complaint in 2013 involved a massive loss of data in  
11 2013, (exhibit #3) which resulted in having my responsibilities removed for nearly a year after  
12 submitting an after-action report critical of the government; our "client."

13  
14 28. Conservative estimates of the government products that were lost on the drive was over \$1,000,000 in  
15 time and labor. The data loss included J84's data, which was the USFK Comptroller responsible for  
16 more than \$10,000,000,000 in U.S. personnel and assets. U.S. FOIA and obstruction of a federal audit  
17 were also likely violated. 18 U.S.C. § 1516. The statute provides: Whoever, with intent to deceive or  
18 defraud the United States, endeavors to influence, obstruct, or impede a Federal auditor in the  
19 performance of official duties relating to a person receiving in excess of \$100,000, directly or  
20 indirectly, from the United States in any 1 year period under a contract or subcontract . . . For purposes  
21 of this statute -- The term "Federal auditor" means any person employed on a full- or part-time or  
22 contractual basis to perform an audit or a quality assurance inspection for or on behalf of the United  
23 States; the term "in any 1 year period" has the meaning given to the term "in any one-year period" in  
24 section 666 [of Title 18, United States Code] Under 18 U.S.C. § 371, the fraud or impairment of  
25 legitimate government activity may take any of several forms: Bribery of a government employee,  
26 kickbacks to government employees or extortion of money or favors by government employees,  
27 misrepresentations of financial capability, alteration or falsification of official records, submission of  
28 false documents; and Obstructing, in any manner, a legitimate governmental function.

1 29. Another key incident Mr. Bergy believes contributed to what eventually led to his constructive  
2 termination following a protected disclosure involved the renewal of Mr. Bergy's Top-Secret federal  
3 clearance, which was fraudulently requested for renewal in 2011 with no contract requirement above  
4 Secret in the deliverables. (exhibit #4) An administrative error by Jim Jones, Mr. Bergy's security  
5 officer responsible for managing his clearance, required the OPM submission documents to be  
6 resubmitted with a new date several months later.

7  
8 30. When Mr. Bergy questioned the legality of falsifying official documents and fabricating the actual  
9 requirement for renewing a Top-Secret clearance, which can cost the U.S. government over \$100,000  
10 to adjudicate an overseas renewal. Although my contract only required a Secret clearance, Dynology  
11 would use my resume on other Defense Department bids by falsely claiming my services and  
12 submitting it with other proposals that required a Top-Secret clearance. Dynology would then just  
13 substitute me with someone else if the contract was awarded. The MPRI program manager at the time,  
14 Gen. Richard Blunt, asked me why Jim Jones was requesting my Top-Secret be renewed when the  
15 contract only required Secret. After Mr. Blunt spoke directly with Jim Jones, MPRI signed off on it but  
16 the contract requirement for only Secret never changed. Although the statement that is the subject of an  
17 18 U.S.C. § 1001 violation usually concerns past or present facts, it need not do so. A present  
18 statement as to future intent, e.g., a promise to do that which is not actually intended may be a false  
19 statement of an existing fact. See *United States v. Shah*, 44 F.3d 285 (5th Cir. 1995). Under Section  
20 1001 "a promise may amount to a false, fictitious or fraudulent statement if it is made without any  
21 present intention of performance and under circumstances such that it plainly, albeit implicitly,  
22 represents the present existence of an intent to perform."

23 31. AND because the program manager for Engility conspired with Jim Jones, Dynology, 18 U.S.C. §  
24 371— The general conspiracy statute, 18 U.S.C. § 371, creates an offense "[i]f two or more persons  
25 conspire either to commit any offense against the United States, or to defraud the United States, or any  
26 agency thereof in any manner or for any purpose. For a violation of 18 U.S.C. § 1001, a false statement  
27 may be written or oral, sworn or unsworn, voluntarily made in regard to information sought as or  
28 required by law, signed or unsigned.

- 1 32. Evidence also strongly suggests Dynology Corporation, et al, along with Paul Manafort, Rick Davis,  
2 owners of 3EDC, a micro-targeted social media service, used Department of Defense psychological  
3 warfare weapons developed using taxpayer appropriated funds, against unsanctioned targets in U.S.  
4 and Ukrainian election influence operations in 2008, 2010, 2014 and 2016. Specifically, the  
5 presidential campaign of Senator John McCain, which Dynology was the IT provider for in Senator  
6 McCain's 2008 primary race before 3EDC took over post-primary. (exhibit #5)  
7
- 8 33. In 2014, Mr. Bergy noticed subtle signs, similar to the social media psychological warfare weapon he  
9 developed for the Department of Defense in 2008 for Dynology, being used to influence the Michael  
10 Brown riots. Mr. Bergy's colleague in South Korea, Justin Losh, confirmed the operation Mr. Bergy  
11 had suspected was in the Ukrainian region using a trace routing application.  
12
- 13 34. Dynology kept the intellectual property rights after the 2008 Iraq contract ended and then sold it  
14 commercially under the trademarked name of "ShadowNet" and "iPsy." (exhibit #6) The military  
15 nomenclature of the social media psychological warfare capabilities is Interactive Internet Activities  
16 [IIA] and we won another IIA contract supporting the JMISC for CENTCOM at McDill in Tampa.  
17
- 18 35. The 4<sup>th</sup> Psychological Operations Group [4<sup>th</sup> POG] we had developed the weapon for started over from  
19 scratch when we (Dynology) left. The new company that replaced Dynology on the Iraq contract didn't  
20 even know they needed a "ShadowNet." Capability [database, non-attributional fabricated persona's,  
21 collaboration portal.) This had an immediate and detrimental impact on the mission of the 4<sup>th</sup>  
22 Psychological Operations Group in Iraq.  
23
- 24 36. Dynology, under the guidance of its then president, Jim Jones, son of Gen. James Jones, then licensed  
25 the "ShadowNet" back to the military. In what is clearly a conflict of interest, at nearly the exact same  
26 time we were starting the new contract for JMISC, Gen. James Jones was being sworn in as then  
27 President Barak Obama's National Security Advisor.  
28

1 37. Another evidentiary fact Mr. Bergy only discovered in late 2016 was that Dynology was Paul  
2 Manafort's number one partner with Manafort's company, 3EDC. (exhibit #5) Also, at the same time  
3 Mr. Bergy was making commercial marketing slicks for Dynology's, "ShadowNet," Dynology was  
4 providing Sen. John McCain's presidential campaign with his IT security, web & micro-targeted social  
5 media, as Mr. Bergy understood from his personal conversation with Jim Jones regarding the matter on  
6 or near Oct., 2008.

7  
8 38. After Senator McCain won the Republican primary, Paul Manafort's company, 3EDC, took over as the  
9 IT prime on McCain's presidential campaign. FEC records show both 3EDC and Dynology received  
10 nearly \$500,000 combined from the campaign as reported for that time. (exhibit #5) Following the  
11 release of ShadowGate, the FEC filings mentioned above were modified.

12  
13 39. The ShadowNet was designed to do essentially everything the FBI indicted the 13 Russian's for in  
14 2018, as well as the same services that were proposed to the Trump campaign in 2016 by a company  
15 called Psy-Group, which is owned by Joel Zamel and is the sister company to Mr. Zamel's,  
16 'Wikistrat.' Gen. Jones and Gen. Michael Hayden are both on the board of Wikistrat, according to  
17 published media reports. (exhibit #7) This is telling because ShadowNet and iPsy, both owned by Gen.  
18 Jones, provide nearly the exact same "black PSYOP" services as the proposal by Psy-Group. This  
19 would be like the CEO of Pepsi being on the board of Coke. It seems very suspicious, and it is because  
20 of this Mr. Bergy suspects the strong likelihood that iPsy and Psy-Group are, at the administrative and  
21 operational level, the same company.

22  
23 40. Mr. Bergy also strongly suspects Wikistrat is actually the organization behind, 'Wikileaks,' and  
24 suggests that Mr. Bergy may have submitted a whitepaper to his employer, Dynology, with a very  
25 similar scenario using an online persona, similar to Wikistrat, as an asset for non-attributional  
26 dissemination tool as part of a much larger set of strategic capabilities. He also believes there to be a  
27  
28

1 connection between Psy-Group, owned by Zamel and iPsy, the relational database component of  
2 ShadowNet.

3  
4 41. Credible media reports also claim that Psy-Group was involved in the Cambridge Analytica scandal.  
5 Mr. Bergy finds this extremely troubling as Facebook has just partnered with the Atlantic Council to,  
6 “restore election integrity worldwide” and “combat fake news worldwide.” At the time of this  
7 partnership, Gen. James Jones was the interim Atlantic Council Chairman of the Board, having been  
8 tapped by the departing Chairman, Jon Huntsman, to replace him as Mr. Huntsman had accepted  
9 President Trumps nomination as U.S. Ambassador to Russia.

10  
11 42. Mr. Bergy found that relationship troubling because his 2015 whistleblower story had been picked up  
12 by Judge Jeanine Pirro and Sara Carter of FOX News in December 2018, and January 2019. After  
13 speaking on the phone with Ms. Pirro on 18 Dec. 2018, and with Sara Carter on Jan. 13<sup>th</sup>, the last time  
14 Mr. Bergy heard from either of them again was after receiving a text from Sara telling me she has  
15 spoken with Jeanine Pirro and was going to run my story on FOX the following week. (exhibit #8)

16  
17 43. At nearly that same time Mr. Bergy received a text from Ms. Pirro stating that she was speaking with  
18 Congressman Devin Nunes in re my issue (exhibit #8). That was a very promising response for Mr.  
19 Bergy because his previous Republican Congressman, Gus Bilirakis, had his chief of staff call  
20 Congressman Nunes personally while Mr. Bergy was standing in her office right around the same time.  
21 he first spoke with Jeanine Pirro in December 2018.

22  
23 44. Mr. Bergy also reached out to his previous Congressman, Charlie Crist, and had his veteran liaison,  
24 Gershon, fax copies of Mr. Bergy’s sworn and signed under oath, memorandum or record. (see  
25 exhibit) The text from Ms. Pirro regarding her meeting with Congressman Nunes was the last time Mr.  
26 Bergy has heard from Judge Jeanine Pirro or Sara Carter. After more than two-months of text  
27

1 messages, phone calls and emails, as a source or whistleblower, not a single word or explanation from  
2 either of them. (exhibit #9)

3  
4 45. Aside from likely questionable journalistic code of ethics judgements, Mr. Bergy has recently  
5 discovered that Gillian Turner, a FOX News host, left her job working for Gen. Jones at his company,  
6 as the Vice President of Jones Group International. Mr. Bergy has reached out to Gillian Turner asking  
7 her to explain if she had any role in FOX News killing Mr. Bergy's story just before it was to be aired,  
8 and with no explanation, but he has not heard back from Gillian as of the date of this letter. Gillian  
9 Turner has since blocked Mr. Bergy on at least one social media platform for asking her the above  
10 questions (exhibit #10). Under 18 U.S.C. § 371, the fraud or impairment of legitimate government  
11 activity may take any of several forms: Bribery of a government employee, kickbacks to government  
12 employees or extortion of money or favors by government employees, misrepresentations of financial  
13 capability, alteration or falsification of official records, submission of false documents; and  
14 Obstructing, in any manner, a legitimate governmental function. 18 U.S.C. § 371— The general  
15 conspiracy statute, 18 U.S.C. § 371, creates an offense "[i]f two or more persons conspire either to  
16 commit any offense against the United States, or to defraud the United States, or any agency thereof in  
17 any manner or for any purpose.

18  
19 46. In his pursuit to find justice and uphold his sworn oath to protect and defend America's constitution  
20 and national secrets, Mr. Bergy believes he has exposed a much larger group of people protecting Gen.  
21 Jones, and likely Jon Huntsman. Mr Bergy believes at the very least such highly questionable  
22 relationships between the subject of Mr. Bergy's 2015 IG complaint and Gillian Turner, a senior FOX  
23 News host, warrants further investigation for potential obstruction in Mr. Bergy's role as a federal  
24 auditor as claimed in his 2015 Inspector General complaint. The Anti-Drug Abuse Act of 1988  
25 (Pub.L.No. 100-690, § 7078, 102 Stat. 4181) created an obstruction of Federal audit offense, codified  
26 at 18 U.S.C. § 1516. The statute provides: Whoever, with intent to deceive or defraud the United  
27 States, endeavors to influence, obstruct, or impede a Federal auditor in the performance of official  
28

1 duties relating to a person receiving in excess of \$100,000, directly or indirectly, from the United  
2 States in any 1 year period under a contract or subcontract . . . For purposes of this statute -- The term  
3 "Federal auditor" means any person employed on a full- or part-time or contractual basis to perform an  
4 audit or a quality assurance inspection for or on behalf of the United States; the term "in any 1 year  
5 period" has the meaning given to the term "in any one-year period" in section 666 [of Title 18, United  
6 States Code]

7  
8 The Anti-Kickback Act of 1986, 41 U.S.C. § 51 et seq., modernized and closed the  
9 loopholes of previous statutes applying to government contractors. The 1986 law attempts to make the anti-  
10 kickback statute a more useful prosecutorial tool by expanding the definition of prohibited conduct and by  
11 making the statute applicable to a broader range of persons involved in government subcontracting.

12 Prosecutions under these statutes must establish the following:

13 Prohibited conduct--the Act prohibits attempted as well as completed "kickbacks," which  
14 include any money, fees, commission, credit, gift, gratuity, thing of value, or compensation of any kind.  
15 The act also provides that the inclusion of kickback amounts in contract prices is prohibited conduct in  
16 itself.

17 Purpose of kickback--The Act requires that the purpose of the kickback was for  
18 improperly obtaining or rewarding favorable treatment. It is intended to embrace the full range of  
19 government contracting. Prior to 1986, the "kickback" was required to be for the inducement or  
20 acknowledgement of a subcontract.

21 Covered class of "kickback" recipients--The Act prohibits "kickbacks" to prime  
22 contractors, prime contractor employees, subcontractors, and subcontractor employees. These terms are  
23 defined in the Act.

24 Type of contract--The Act defines kickbacks to include payments under any government  
25 contract. Prior to this legislation, the statutes' applicability was limited to negotiated contracts. Knowledge

26 and willfulness--The Act requires one to knowingly and willfully engage in the prohibited conduct for the  
27 imposition of criminal sanctions.  
28

1 47. ClearForce.com is a unique and potentially dangerous business model that was built from core  
2 components of the ShadowNet, funded originally from Department of Defense, taxpayer appropriated  
3 funding under highly questionable circumstances; legally and ethically. The ClearForce application,  
4 originally built by Dynology, was designed to take the ShadowNet's social network, psycho-predictive  
5 capabilities to the next iteration.

6  
7 48. Using proprietary technology from our work in Iraq supporting the 4<sup>th</sup> POG, such as non-attributional  
8 social media collection, databases and taxonomies, as well as real-time social media targeting,  
9 audience, engagements and appeal. The ClearForce application was originally built and developed by  
10 Dynology, and Mr. Bergy discussed with Dynology's president, Jim Jones, the ShadowNet backbone  
11 component described above.

12  
13 49. After adding real-time criminal background, travel, medical, financial and credit to the core  
14 ShadowNet capabilities the ClearForce application was built from, Jim Jones stepped down as  
15 Dynology president and launched ClearForce.com. Development of the ClearForce application began  
16 after the Snowden classified documents leak as a means by which to provide NISPOM compliance for  
17 companies and organizations that have employees with clearances. The launch of ClearForce brought  
18 on several new board members, including but not limited to the now deceased Democrat California  
19 Congresswoman, Tauscher, and President Obama's former CIA Director, Gen. Michael Hayden.

20  
21 50. Artificial Intelligence was then added to use this massive amount of data to create predictive  
22 behavioral profiles used to determine of someone is likely to steal or leak classified information.  
23 ClearForce also makes these behavioral reports sometimes referred to as, 'Minority Reports' in  
24 reference to the movie of the same name that also had developed predictive behavior reports.

25  
26  
27 51. Mr. Bergy is deeply concerned knowing of his experience with Jim Jones, threatening Mr. Bergy to  
28 falsify a document requesting renewal of his Top-Secret clearance with his job and conspiring in Mr.



1 Bergy's constructive termination (exhibit #4) operating as the president of a company that provides  
2 NISPOM compliance for clearances. Mr. Bergy believes any and all government contracts with  
3 ClearForce be suspended until an internal investigation and the outcome of this complaint is resolved.  
4

5 52. Potentially even more concerning to Mr. Bergy is that ClearForce provides these predictive behavioral  
6 services to the private sector, and the potential for malevolence and abuse with a memorandum of  
7 understanding between ClearForce and a company like FOX News, MSNBC, CNN and others could  
8 be tremendous. Mr. Bergy believes that if a predictive behavioral application can be used to  
9 predictively prevent something bad from happening, it could also be used to create something bad that  
10 might not otherwise have happened. One example might be if the DNC was a client of ClearForce,  
11 they could build predictive behavioral models based on existing principles of reflexive control  
12 developed by Russia, and influence someone like Seth Rich to steal the data with a thumb drive.  
13 Instead of hacking a secured computer network, you're essentially "hacking" a person to affect the  
14 same results. What if you wanted to alter the 2<sup>nd</sup> amendment debate by triggering an asset you  
15 identified and targeted months earlier into walking into a school and shooting children?  
16

17 53. There are two things that essentially make that possible, one is known as the "HUMINT" component  
18 where you compile all the possible data you can, the more personal and private, the better. The second  
19 component is the computing power and artificial neural networks necessary to process all the analytics  
20 from potentially millions of potential "targets."  
21

22 54. Mr. Bergy considers this one of the most significant threats to American sovereignty our nation has  
23 likely ever face. Gen. Jones believes this and is one of the most outspoken advocates of 5G wireless  
24 technology in opposing China's market share to protect American's from China. Mr. Bergy is more  
25 concerned with whom will be protecting American's from Gen. Jones and the massive data and  
26 intelligence operation he now privately owns? Additionally, ClearForce has issued a public statement  
27 on their website on their partnership with the investment company, Centricus, which is based in the  
28

1 UK. At around the same time, China Merchants Group and Softbank formed a \$15 billion investment  
2 with Centricus. (exhibit #11) It is well reported and documented that China uses investments such as  
3 this to obtain intellectual property rights from companies it invests in. It is also well documented that  
4 China seeks the same social monitoring and predictive capabilities that ClearForce provides to control  
5 populations within China, such as the Muslim Uyghurs. Mr. Bergy took this information to the FBI  
6 Tampa field office in early 2019. Mr. Bergy was instructed that the FBI would review the information  
7 I submitted, which included information Mr. Bergy has about the murder of "journalist" Jamal  
8 Khashogii. This information requires an above Top-Secret clearance to discuss in detail.  
9

10 55. The FBI agent called Mr. Bergy back after about 5 days and said they did an initial review to verify  
11 who Mr. Bergy was and the credibility of his claims, and was told that Mr. Bergy's information was  
12 turned over to the FBI's international bureau that handles such information, and Mr. Bergy would  
13 receive a call from them within 5 days. Mr. Bergy was never called back, and any attempts to follow-  
14 up have been unsuccessful. With all the apparent corruption in senior levels of FBI that has been  
15 reported and investigated over the last few years, Mr. Bergy is extremely worried that his complaint  
16 was covered up. There is simply no justification for the FBI not to follow-up on a tip involving the  
17 murder of a journalist, and Mr. Bergy has explained to them there is much more he can't say outside of  
18 a SCIF that Mr. Bergy believes is relevant to the investigation.  
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Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I, Patrick Bergy, certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11. A.

Date of signing: November 26<sup>th</sup> 2020 Dated this day of Month, year.

Printed Name: Patrick B. Bergy

Patrick B. Bergy  
Signature: Patrick B. Bergy

Notary: \_\_\_\_\_ Dated this day of Month, year.

Printed Name: \_\_\_\_\_

EXHIBIT #1



INSPECTOR GENERAL  
DEPARTMENT OF DEFENSE  
4800 MARK CENTER DRIVE  
ALEXANDRIA, VIRGINIA 22304-1500

November 19, 2015  
20151001-033475-CASE-01

Patrick Bergy  
[REDACTED]

Dear Mr. Bergy:

This is in response to the complaint you filed with the Department of Defense Hotline on September 30, 2015, alleging reprisal under Title 10, United States Code, Section 2409 (10 U.S.C. 2409), "Contractor employees: protection from reprisal for disclosure of certain information," implemented by Defense Federal Acquisition Regulation Supplement, Subpart 203.9, "Whistleblower Protections for Contractor Employees."

You alleged that management officials reprisal against you for making protected disclosures.

Your former employer, Dynology, is a subcontractor to Engility, the prime contractor under a U.S. Army contract. Employees of subcontractors are not covered under the provisions of the version of 10 U.S.C. 2409 applicable at the relevant time.

Based on the above, we have closed your case. Should you have any questions, please contact Mr. Daniel Lear, Supervisory Investigator, at 703-604-8533 or email at [Daniel.Lear@DoDIG.mil](mailto:Daniel.Lear@DoDIG.mil).

Sincerely,

TOLEK.NILGU  
N.1403967919

Digitally signed by  
TOLEK.NILGU.N.1403967919  
DN: cn=TOLEK.NILGU.N.1403967919,  
ou=DoD, ou=PR, ou=ECOR,  
c=TOLEK.NILGU.N.1403967919  
Date: 2015.11.19 14:48:30 -0500

Nilgun Tolek  
Director

Whistleblower Reprisal Investigations

Total Count of Awarding Agencies: 154  
 Total Count of Federal Accounts: 204  
 View Federal Awarding Information

**Award History**

Transaction History  Sub Awards  Federal Account Funding

Transaction Number	Account Code	Amount	Agency of Awarding Agency	Description
22	4702014	-122,271	C. FEDERAL OPERATIONS	USDA TRANSFORMATION PROJECT SERVICES
35	4702015	-15,564,102	B. FEDERAL OPERATIONS	USDA TRANSFORMATION PROJECT SERVICES
4	4427012	48,854,232	B. FEDERAL OPERATIONS	USDA TRANSFORMATION PROJECT SERVICES
28	4702016	60	B. FEDERAL OPERATIONS	USDA TRANSFORMATION PROJECT SERVICES
29	4702018	12,712,070	B. FEDERAL OPERATIONS	USDA TRANSFORMATION PROJECT SERVICES
31	4702019	20	B. FEDERAL OPERATIONS	USDA TRANSFORMATION PROJECT SERVICES
32	4702020	22,462,254	B. FEDERAL OPERATIONS	USDA TRANSFORMATION PROJECT SERVICES
34	4702021	52	B. FEDERAL OPERATIONS	USDA TRANSFORMATION PROJECT SERVICES

EXHIBIT #2

**Notice of Resignation with USFK J8 KM Contract Support**

26 May 2015

**To Whom It May Concern:**

The modification of the J8 Content Management contract support here in Korea on 29 June, 2015, placing the new contract under the PAIG for internet and social media support, is both outside the original contracted statement of work for which I came to Korea to support, and well outside my qualified area of expertise. As a result, I have no choice other than to resign my position here in South Korea as the USFK J8 KM, effective 29 May, 2015.

My last day will be 29 May, at which time I will be departing South Korea and returning to DC. I have been provided all requirements for my out-processing by our program manager, and will complete prior to my departure on 29 May.

Regards,  
**BERGY.PATRICK.B**  
**RUCE.1285728645**

Digitally signed by BERGY.PATRICK.B  
 DN: cn=BERGY.PATRICK.B, o=Dynology Corporation, ou=USFK J8 KM, email=BERGY.PATRICK.B@dynology.com, c=US

Patrick B. Bergy (Contractor)  
 Dynology Corporation  
 USFK J8 KM  
 Transformation And Force Development USFK JS  
 CONUS: 727-288-2066

Patrick Bergy <patberg@msn.com>  
 FW: ATCTS Daily Report for Managers (UNCLASSIFIED)

To: Patrick Bergy

Hi, last day is May 27, I believe.

From: Buchanan, Lloyd Wayne (Buck) #CTA (USARMY USFK US) #CTA  
 Sent: 5/14/2015 10:36 PM  
 To: Bergy, Patrick B. CTR VOLUNTEER (PT)  
 Cc: David Hoag  
 Subject: FW: ATCTS Daily Report for Managers (UNCLASSIFIED)

Patrick,  
 As a reminder, you need to complete the following prior to your departure from contract. I do need a copy of your resignation letter now so Engility has official notice of your departing contract.

1. Turn in CAC. Give me the 700-19 signed by SAC.
2. Turn in region control cards (with included)
3. Turn in wife's USFK/Pongson ID card
4. Turn in Counter Card to Delight Patton
5. Turn in your 4th Army Badge
6. Turn in key to 4313

Best,  
 Buchanan, Jr. - CTR  
 Engility USFK Consolidated Transformation Team  
 Program Manager  
 DSN: 315-738-4544  
 Cell: 010-4992-9960

I received an email from the Engility program manager with out-processing requirements. I sent this to Dynology telling them I did not want to resign.

I responded to Dynology that it was hoping to find another position with Dynology back in the states.

- I specifically said "It was not my intention to resign from Dynology."

Patrick Bergy <patberg@msn.com>  
 FW: ATCTS Daily Report for Managers (UNCLASSIFIED)

To: Patrick Bergy

From: Patrick Bergy  
 Sent: 5/18/2015 5:31 PM  
 To: David Hoag; Nancy Estrella  
 Subject: RE: ATCTS Daily Report for Managers (UNCLASSIFIED)

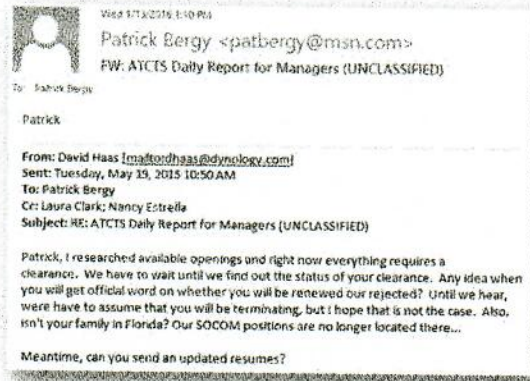
David:

Dynology was intending to try and find another position back home for me when we spoke last. Is this not the case? If Dynology is planning to let me go, please let me know so I can make other arrangements. It was not my intention to resign from Dynology, but due to my clearance and wanting to return stateside after 5 years from my family, we needed to have a replacement. That said, I do understand if Dynology cannot keep me on and will make other arrangements if that is the case.

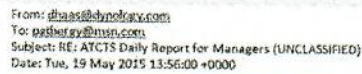
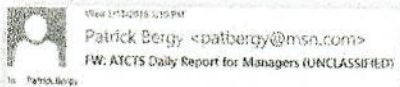
Patrick

Dynology responded that all their current openings require a clearance.

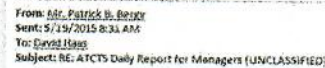
- Asked me to send an updated resume.



This was my response.



Nancy was just providing a stock response to my notification to her that you were leaving your position. Don't read anything into it. But we do need advance written notice of your change in status, so as soon as you can provide the letter to Buck, I'd appreciate it. Since this is an unusual situation for us both, let's try to stay in contact as much as possible.



And to answer the other part of your question: I has taken almost 2 years so far for this investigation. I have no idea how long until it goes before the administrative judge. I do know that the information was all very inaccurate and the whole process was screwed up from the first interview.

None of this matters here in Korea now that our contract has been modified to the PACO position after my refusing unlawful orders, I am not qualified for that anyway. Not to mention the last year I have spent doing nothing for the same reason the four time this happened a year ago. My efforts and all of the great work I accomplished the first few years has been rendered useless by a few in our new command, and our PM has just gone along with it, so it was useless to stay anyway. Really disappointed with everyone involved. I hope we can go out for a drink when I get back. Would be nice to meet and discuss without being 6,000 miles apart.

That said, my clearance is still active until I leave Dynology. That is all I know for certain. I am moving to DC, not to Florida. This will allow me to continue my efforts with the nonprof work we started.

I have not yet submitted my letter to Buck. Was planning to do that when out processing Nancy's request for my resignation letter and wishing one look in my now endeavors did not seem to me like just resigning from my current position, which is why I wanted you to know about my clearance being tied to my employment.

Patrick

Dynology responded to Engility's request for my resignation with "Don't read anything into it"

I truly have no idea how Virginia could have sided with Dynology that I had quit, rather than having been subjected to constructive termination by removing my position.

1 May 1, 2015

To Buck Buchanan, J8 Program Manager:

I believe that government officials in leadership positions have a responsibility to maintain the highest levels of integrity.

I believe that even though I will no longer be providing a supporting role for J8 KM, as these same leaders have moved my responsibilities to the PAO, I have a responsibility to hold those that do not measure up to such standards of integrity within our government to have them held accountable. Not only for my own personal integrity, was which clearly called into question most recently in a email sent to my Program Manager which was totally false, but to those that follow me under which these government official will be holding oversight.

Dr. Knowles sent to Buck Buchanan, my immediate supervisor, an email that made unsubstantiated false claims and accusations that directly call into question my character and ethics in the workplace. I believe he did so out of malice, and in doing so directly used his position of leadership in what is clearly and abuse of his authority for personal reasons.

I believe his actions were as a direct result of the fact I recently refused to overlook my responsibility for our network security and protocols by requiring him to follow procedures set forth in both AR 25-1 and in the KM SOP regarding required memorandums and certifications. But, in fact, this same incident happened over a year ago, which is when the initial retaliation actually began.

I believe additionally that other incidents where I have challenged his requests to implement security procedures which were in direct violation of Army regulations over the past year have also resulted in a direct and personal attack on me by Dr. Knowles, which has essentially left me in a position where I have had all duties and responsibilities removed from my daily role as KM, and which has now led to the elimination of my role here in J8, and being moved to the PAO.

I believe that all of the actions as stated above were a direct result of me doing my job responsibly, and has been nothing less than a personal retaliation on me for the last year that has directly resulted from me performing responsibly my role here in J8 and adhering to security policies and procedures that are specified in numerous Army regulations.

There is clear, documented and visible evidence of retaliation from more than one of the key leadership within J8 for my insistence that compliance be maintained within the AO for which I was responsible as the J8 KMO. I have literally been told not to take any actions for the development of the J8 sites (NIPR, CENTRIX-K, GCCS-J) without the authorization of Dr. Knowles since the day I refused to assign him rights and permissions to the KOR domain because he did would not present to me the proper, required documentation and memorandums. He then ordered me to stand down, and gave himself the authority and permissions without ever providing the USFK KM with the proper documentation, and was simply allowed to assume the authority of the J8 KMO without question.

I have since spent more than the last year with instructions by Dr. Knowles to our Program Manager that I was not allowed to do anything until he told us to. This went on for about a year now, until the J8 KM was ordered to move our support to the PAO. My objections to the security



issues I described above were all well documented in emails to my chain of command, and I can provide them at your request. In fact, it was just a matter of a few days from the time I filed a complaint with my Program Manager, in which Dr. Knowles could be heard shouting at me over the phone from across the room by my colleague because I had asked him to verify his required credentials and certifications for rights on the CENTRIXS-K portal. Within just a day or so of my filing of that complaint that I was told J8 KM contract support was going to be moved to supporting the PAO. I would like to formally state that I believe this to be the final act of a series of retaliations by Dr. Knowles (and another military officer in J8 leadership) that began more than a year ago.

Patrick Bergy  
Dynology Corporation  
USFK J8 KM

Digitally signed by Patrick Bergy

17th July President of Clearance Compliance Contracting Company  
ClearForce Knowingly Submitted Falsified Application for  
Top Secret Clearance

**Clearance Compliance Contracting Company ClearForce CEO Knowingly  
Submitted Falsified Application for Top Secret Clearance!**

ClearForce is an application developed to automate the compliance of new laws by developing threat behavior profiles on employees from monitoring social media, banking, credit and law enforcement, both at work and at home. Directors include Obama's former National Security Advisor, General James Jones, his son, Jim, and former head of the CIA, General Hayden.

Written and Published by Patrick Bergy  
17 July, 2017

There are 3 types of clearances the government will issue. (1) Classified, which is good for 15 years. (2) Secret, which is good for 10 years, and (3) Top Secret, which is good for 5 years. Previous assignments I held required a TS\SCI clearance, which is what I had when I came to Korea in 2010. My contract in South Korea only required a Secret clearance.

The cost to the government for renewing a TS is so high, I don't know for sure how my company ever justified to the government that I needed to maintain my TS clearance. What I do know is that a TS clearance is far more valuable to an employer than a Secret, for all the reasons I stated above. I was asked this question by our program manager wondering why my company was having the government spend so much money investigating a TS clearance that was not authorized or needed on the 5 year contract I was working in Korea. When I relayed his question in an email to the president of my company, Dynology, I could not find any response in my personal email archives from him with an answer, just the email I sent asking the question from my personal email account.

Preparing the background information for a Top Secret clearance can take weeks, especially when you are 9,000 miles from your home. When you complete the form it requires prior addresses you lived going back 10 years, including the names and contact information of people you lived with and your neighbors. Every place you have a stamp for that you visited in your passport needs to be accounted for, as well as anyone you co-habitated with, such as your wife, and her family. My company contacted me via email and said I had 24 hours to complete the background packet for a TS clearance, and if I didn't, my clearance would be revoked. Nothing like some good old advanced notice from your company's security officer, which in my case was Jim Jones, the president of Dynology and the son of Obama's former National Security Advisor. I freaked, and thought this was totally ridiculous. Nobody can properly complete their background packet in a week, even under the best circumstances, and I was in Korea.



**General James L. Jones, USMC, Ret.**

General James Logan Jones, Jr. is a former United States National Security Advisor to President Obama and a retired United States Marine Corps General. During his military career, he served as Commander, United States European Command and Supreme Allied Commander Europe from 2008 to 2006 and as the 32nd Commandant of the Marine Corps from July 1998 to January 2002. Jones retired from the Marine Corps in February of 2007 after 40 years of service. In November 2007, he was appointed by the U.S. Secretary of State as special envoy for Middle East security. General Jones served as Chairman of the Atlantic Council from June 2007 to January 2009, when he assumed the post of National Security Advisor that he held until November 2010. General Jones has also served on the Boards of Inverex Corporation, Boeing Company, Chevron Corporation and General Dynamics.



**James L. Jones, III, Founder & Executive Chairman**

James L. Jones III (Jim) is the Executive Chairman and former Chief Executive Officer of Dynology Corporation, a prominent IT firm headquartered in Tyson's Corner, VA. Serving as Dynology's Chief Executive, Jim has 20+ years of experience in strategic communications, security, cyber and virtualization technologies, directing more than \$100M of highly successful IT initiatives to organizations within the commercial sector, DoD and other Federal Agencies. Mr. Jones served as Chairman of the 2011 Fight Night on behalf of Fight for Children, is a long-time member of the Marine Corps Law Enforcement Foundation (MCLLEF), has worked with the Women Services YMCA (WSYMCA) eventually working for the organization to enhance their web presence, and the Tragedy Assistance Program for Survivors (TAPS) organization in helping to raise awareness and funds for the surviving families that carry on the legacies of those who made the ultimate sacrifice.



**General Michael Hayden**

General Michael Hayden former Director of the Central Intelligence Agency. Before becoming Director of CIA, General Hayden served as the country's first Principal Deputy Director of National Intelligence and was the highest-ranking intelligence officer in the armed forces. Earlier, he served as Director of the National Security Agency. Currently, he serves as a principal at The Chertoff Group, a security and risk management advisory firm, and as a Distinguished Visiting Professor at George Mason University. In 2014, he was the inaugural Nathaniel Visiting Professor in Intelligence Studies at Oxford University in the United Kingdom. His recent book, *Playing to the Edge: American Intelligence in the Age of Terror*, was a New York Times best seller and was recently selected as one of the 100 most notable books of 2014.

{https: 3.bp.blogspot.com -o-saH-

wgXnY WWvYwV4uB AAAAAAAAAALw sa70BW2NhNE7ahZ xtytfejmDuYmBrN\_ACLcBGAs s1600 ClearForce\_Board.jpg

Well, it was incomplete inaccurate, but I got it done in 24 hours and sent in to Jim after staying up all night working on it. I sent it off and thought everything was good. Jim acknowledge receipt, and said he would contact me with any further information he required.

**I ask all of those that question the intentions or integrity of General Flynn and anyone entering the new Trump administration to consider what is truly involved in completing a truly accurate e-QIP for a clearance.**

I don't remember if at the time Dynology was in the process of moving to their new offices on the 15th floor, up from a lower floor in the beautiful Towers Crescent building in Tyson's Corner, VA., or what the reason really was for the screw-up. I was contacted a few months later with some new information on the status of my investigation. I was told that something went wrong and I had to replicate everything I put down in the previous background packet to a new one. It had to be as close to being exactly the same as possible, but that was going to be a problem, as I didn't have all of the original documents from November, 2011. It was absolutely ridiculous, and I was told by Jim that my job depended on me having an active clearance, and if I didn't complete this in 24-48 hours, I would no longer have a clearance, or a job.

this time I was up over 30 hours straight getting this packet done for a TS clearance that I didn't even require, which the U.S. government ended up spending the next 4 years investigating. Talk about your "hurry up and wait" scenario. I completed it and literally ran to the Fed-Ex on base to send it out. The Fed-Ex truck came 15 minutes after I left for the last pickup of the week. You don't cut losing your job much closer than that. That is unless you actually had completed the form as it stated, and were not told by the president of your company, and the program manager, to falsify the dates.

On Feb 7, 2012, at 1:50 AM, "Patrick B. Bergy" wrote:

"Jim:

I got all documents out to you fed ex. literally ran over a mile to make it on time. Printed the last document and memo just 15 minutes to spare. I was very rushed on the memo. Even working on the docs last night after speaking with you and all day today. I essentially made exact duplicate of each document and signed them with today date. I only had one or 2 of the originals signed that I could find. I had sent you all my originals because I could not print well. I will check in a few others places and if I can find anything I will send them tomorrow. What I sent today is scheduled to arrive either Tuesday late or Wednesday. When I get back to my desk I will email you with all I did. I will work tonight on something better for a memorandum. I don't know if you need to send with an original signed copy or a digitally signed copy. If you need an original I will "send them tomorrow and will give you a Thursday delivery.

I spoke with Rich Blunt and asked him if MPRI had any issues getting an investigation done here in Korea. He said there are no issues and that OPM has both government and contractors here. Rich had a question though about my clearance that I could not answer. I received my TS in October, 2007 and is good for 5 years as I understand it for SBI. My job requires only secret and I understood secret is good for 6 or 7 years and doesn't require an investigation. What is the reason we are needing an investigation? He didn't care and is aware of the issue with the signatures and original copies after walking by my desk and seeing me working on them. Not something I brought up to him and again, he is fine with everything and offered to help if there was anything we needed.

Please send emails to my personal account for the time being. My Dynology email is not working correctly from my phone. It was working but I did not get your email from the weekend on my phone until I removed and reinstalled on my phone last evening. Works fine from my home and office computer though but I don't have the ability to check as frequently.

Regards,  
Patrick

Wanting to make sure and cover my ass, I sent the above response to Jim Jones directly. In it I made clear how impossibly rushed I was to provide him with the documents. This process would normally take weeks to collect the information and properly complete. I was given 24-48 hours. And all of what I was rushing to do was just recreating the documents I did in a total rush back in November. I don't know what the reason was for me having to re-do all of the documents from November, 2011, but it was now February, 2012, and I was being coerced with loss of my job to change the dates from February, which was the truth, to November, which was a lie. All because Jim lost the file I rushed to Fed-Ex him back in November.

As you can see in my initial email, I had redone all of the original documents from November, 2011 and signed them with today's date (February, 2012), just as the document required. This is a quote from the email shown above,

"I essentially made exact duplicate of each document and signed them with today date."

It really needed to be that way because I was signing a federal document that says it is a federal offense to knowingly provide false information, and this was knowingly false. The document was not originally created in November 2011, it was re-created in February 2012. I asked Jim in an earlier email to verify this was correct

with the OPM, and followed the orders of my security officer, whom was also the president of Dynology. In fact, in my email you can see I mentioned that the OPM had refused the ones dated February, 2012 and supports my concerns about what Jim can be clearly shown instructing me to do, and how he is getting frustrated with my reluctance to comply with his request.

I also brought to Jim's attention in my response a discussion I had with Ret. Brigadier General, Rich Blunt. This doesn't prove I spoke to Rich, whom was our program director, but it does prove that Jim Jones, the president of Dynology, was aware of this. His response that followed did not address any of the facts or questions I presented to him, but his response to this thread acknowledges his receipt. I also have emails that show I setup a phone meeting between Jim Jones and Rich. All I can say is that these are my words in this email in which I describe the events that occurred at the time, and that is a fact. I make no claim that shows Rich Blunt would have agreed or disagreed. What I was told is that getting authorization from the federal government requesting an investigation for renewal of my TS clearance on any job, whether the position only required Secret or not, would require someone from the prime on the contract (MPRI), to approve it. That someone would have to be at Rich Blunts level or above. A simple FOIA request will show exactly who from MPRI signed the document, as well as showing if they had stated a TS requirement for a position that only required Secret. I am very curious as to what their justification was. That said, whatever the justification, this investigation took nearly 4 years to complete, and likely cost taxpayers 10's, possibly hundreds of thousands of dollars to investigate. At no time did my contract in South Korea ever require me having a Top Secret clearance. The reason for only having a clearance level equal to that of what your position requires is not just to save taxpayers a lot of money, which it does. It is also a matter of protecting national security by ensure people only are given the compartmentalized level of clearance they require at the time.

This was Jim's response a few hours later:

"Pat. You were to send signatures with Nov date. These are no good" And I replied:

On Feb 7, 2012, at 7:10 AM, "Patrick B. Bergy" wrote:

"I sent both Jim. Should he ok but I only had 2 with the original signatures, and they are going to look exactly like the ones they are refusing. I sent the only originals to you in November. I have no means by which to send you originals signed and dated in November, only copies. I cleaned all documents up and could date them and sign them from October, but it would be obvious they were copies and clearly not signed then. Do you have the originals I sent before?

Please advise me as to how I should proceed. Can you speak to the contact with OPM for guidance? Patrick

And Jim replied:

Subject: Re: eQip

Date: Tue, 7 Feb 2012 12:39:54 +0000

"Call now if u can"

I cannot verify what was said over the phone, so I will list only my response after our call:

Sent: Tuesday, February 07, 2012 8:07 AM

To: jjones@dynology.com

Subject: RE: eQip "Jim:

Here are the copies I cleaned up. I know you are busy, but if you can find a few minutes to write what you think I should say (I will fill in dates and such), it will make sure that my memo expresses most precisely what needs to be said. If not no worries, I will get it taken care of and send out Fed-Ex tomorrow. Let me know if the files I have attached look acceptable. They are extremely closely formatted and I was very careful to make sure all the content is accurate.

Regards,  
Patrick"

At this point I have been up more than 30 hours straight trying not to lose my job because someone else didn't do theirs. Jim received the copies I sent him to review and replied as follows:

Pat...I really don't know how to say this...the copies you sent are dated Feb...your investigation was not submitted in Feb...it was 11-28-11. It is different and they will not accept. Why is this not sinking in? You are making this WAY too difficult.

The files are acceptable in that they are legible but AGAIN...you have signed it in Feb!!!! I have zero time to write the letter but if you simply did what you said you were going to do...you wouldn't need to.

You need to advise me on how you want to proceed. I'm frustrated and I believe we may have lost the window to reply.

You need to also understand that I can no longer hold you on a contract without an active clearance should they render you into a loss of jurisdiction classification again. This could happen as early as Friday of this week for non-compliance.

I'm sorry Pat but you've made an easy situation extremely difficult.

You need to call me ASAP and don't stop until you get a hold of me.

I will be out of pocket from 12-3:30 EST Jim

Jones

To me, changing the date on an official document is extremely difficult, even though I had both a retired general, who is our program manager, and the president of my company, whom is the son of President Obama's National Security Advisor, Gen James Jones, telling me it was OK. It still didn't feel right to me, which is why I asked Jim to check with OPM to make sure it was OK, and assumed it was. That is also why I put it in the email I sent to Jim, and had it sent to my personal email account. I figured someday if there was a problem and I lost my clearance, it wouldn't be just my word against theirs. That someday came, and I was correct in documenting it, but it didn't do me much good so far.

Aside from the fact my job only required a Secret clearance, I knew it was a horrible idea to run my Top Secret clearance less than a year after my first divorce. Doing my Top Secret wouldn't have been a bad thing, if I was given more than 2 days to complete a security packet that lists everything I have done and everyone I have known in the last 10 years. A complete and accurate packet is essential for adjudication of your clearance, especially if you have had any major changes in your relationships. Jim Jones was not just the president of my company telling me that if I didn't alter this document I would be fired, he was also my Security Officer, and was the one who instructs me on what to do. Jim knowingly submitted a falsified document to a federal agency that affirmed everything was true under penalty of law. I just did what my security officer told me, and documented everything. In the government we call that CYA, or covering your ass.

There is no protection you can get from the government when something like this happens. If I don't do what my security officer tells me, and I have expressed my concerns, there is nothing I can do. Does anyone believe this abuse of authority is the exception, and not the rule? If you do, you are wrong! This has been the rule with every company since I started working for the military. This was my response to Jim:

From: Patrick B. Bergy

Sent: Tuesday, February 07, 2012 5:22 PM

To: jjones@dynology.com

Subject: RE: eQip

Jim, those are the files I already sent you from work. I just wanted you to open and look at them to make sure they are acceptable, as they are acceptable. other original and I spent the better part of 2 days reproducing them. Today, when I get to the office, I will print, sign with November date, scan and send to you Fed-ex by 3pm. You just were not able to open the Zip file I sent you so I opened and sent same file back. I fully understand you want the new files I created yesterday dated for November and signed now. You will have that shortly and the originals in hand Thursday. Patrick

And this was Jim's response to me:

jjones@dynology.com <jjones@dynology.com> wrote:

"Pat...you need to call me. This is getting crazy. I only have one original with the 11-28-11 and that is the authorization for release of information and a copy of the fair credit reporting disclosure with the same date (not the original). Other items are dated 2-7-12 or have portions that are not readable. What gives? Is there another FedEx on the way...hopefully? Jim Jones"

You will notice my comment in the above thread says **"I fully understand you want the new files I created yesterday dated for November and signed now."** How can a document dated November but signed and created in February, swearing under penalty of Federal law that everything is true and accurate, be legal? My employer/security officer was telling me this was required, but I cannot imagine why it was ever necessary. I really wonder what happened between November, 2011 and February, 2012 that required all of this to be done again. I don't remember what reason I was given exactly, but do know it wasn't because of anything I did. Once I completed my eQip in November, I gave it to my company security officer, and they are responsible for administration and management of my clearance. I want to say it was an administrative error that went unnoticed because Dynology was in the middle of moving their offices, but I cannot remember for sure. I do know I was being treated like garbage for something that was impossible to do, wasn't necessary, required falsifying federal documents, and was not the result of anything I had done wrong or caused.

If the email thread I showed you above sounds like my TS clearance was sort of screwed from the beginning, you would be correct. Not renewing my TS and leaving me with having a secret clearance for the next 5 years wasn't good enough, even though that is all I required for the next 3 or more years that was left on my 5 year contract. I cannot speculate as to why my company would do this, I can only provide you with documented evidence in the form of emails from the president of my company that they did.

I can tell you that the value a TS clearance adds to an employee of a company is in the \$10's of thousands of dollars annually. The correct process would be to let the TS expire, and if I did get a job that required a TS, my company would submit for an interim clearance and I would start the TS process over again at that time. I couldn't even guess at how much fraud, waste and abuse like this costs taxpayers. This was my clearance, issued by the U.S. Department of Defense before I even began working for Dynology. My company is tasked only with managing my clearance, not managing their clearance so they could use to profit from on other bids.

I have detailed my email correspondence with Dynology to you as factual evidence for you to make your own conclusions. It is common knowledge that many companies use security-cleared employees with Top Secret clearance to bid on projects that the employee will never even work on if they win the contract. All they want are security-cleared names on the proposal. The average salary of an IT person with a Top Secret clearance is between \$100,000 and \$130,000 or more annually. Already having had a Top Secret clearance makes the process much easier for someone like me after I leave Korea and take another clearance job that requires a TS clearance. Having my clearance administratively revoked makes it far more difficult.

General Jones and his son, Jim, now oversee a company that is responsible for compliance of government clearances. I have submitted a copy of this to the FBI in hopes they will investigate, but I am not holding my breath. These folks represent the deepest depths of DC "deep state" swamp known as the Military Industrial Complex.

Posted 27 July by Patrick Bergy

[Add a comment](#)

Enter your comment...

Comment as: Patrick Bergy (G)

[Sign out](#)

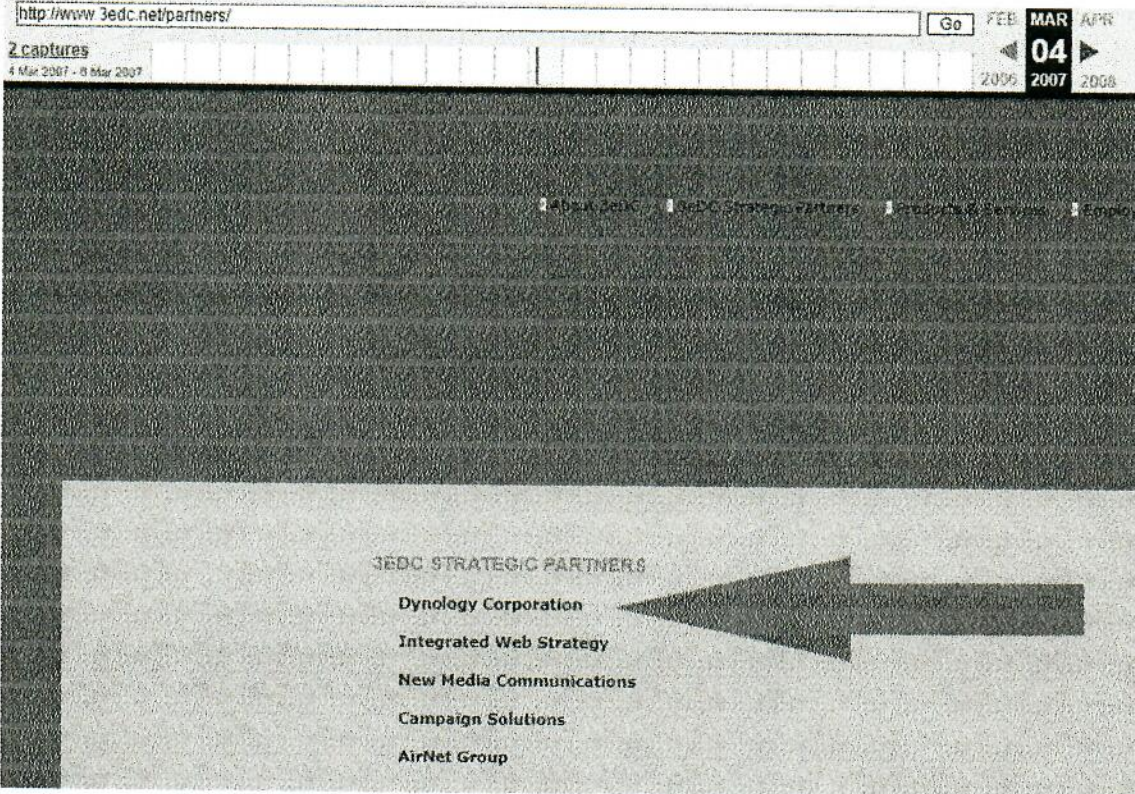
[Publish](#)

[Preview](#)

[Notify me](#)



EXHIBIT #6





# FEDERAL ELECTION COMMISSION

HOME / CAMPAIGN FINANCE REPORTS AND DATA / PRESIDENTIAL REPORTS / 2007

## DISBURSEMENTS BY PAYEE

### JOHN MCCAIN 2008 INC.

PO BOX 16118  
ARLINGTON, Virginia 22215

FEC Committee ID #: C00430470

This report contains activity for a Primary Election

Report type: July Quarterly

For election on 11/04/2008

This Report is an Amendment

Filed 02/26/2008



PAYEE	SUM
1-800-FLOWERS.COM	78.27
2.95 GUYS	629.11
3EDC LLC	339,940.30
A+ COMMUNICATIONS AND SECURITY	132.06
A-1 RENTAL CENTERS	1,815.46

← → ↻ ⓘ Not secure | docquery.fec.gov/pres/2007/Q2/C00430470/B\_PAYEE\_C00430470.html



DULLES INTERNATIONAL	45.00
DUN & BRADSTREET	149.00
DUNKIN' DONUTS 384	215.86
DYNOLOGY CORPORATION	149,932.59
EASTMAN, JOEL	4,600.00
EAT MORE TEES	594.34
ECONOLOGGE	1,169.26
ECONOLOGGE - SIOUX CENTER	504.88
EDISON ELECTRIC INSTITUTE	-150.00
EDONATION.COM	56,325.35
EDWARD GERSH POLITICAL ACTION COMMITTEE	1,100.00
EID. YOUSSEF	200.00

## ABOUT 3EDC

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# ShadowNet Connections to 2010 Ukrainian Election and South America Influence Operations

**ShadowNet™**

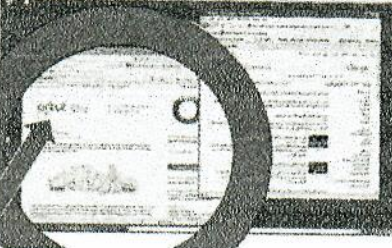
Information Operations across the Department of Defense (DoD) share a common requirement: having the ability to access and analyze data in a secure and controlled manner. ShadowNet™ provides a secure and controlled environment for data access and analysis. It is a web-based application that allows users to access and analyze data in a secure and controlled manner. It is a web-based application that allows users to access and analyze data in a secure and controlled manner.

**Dynology**

Secure communications and information management solutions for the DoD. Dynology provides a secure and controlled environment for data access and analysis. It is a web-based application that allows users to access and analyze data in a secure and controlled manner.

**IPSPM™**

IPSPM™ is a web-based application designed specifically for managing and controlling information in a secure and controlled manner. It is a web-based application that allows users to access and analyze data in a secure and controlled manner.



This is a screenshot enlargement of an actual Dynology flyer from 2009.

- It shows a screenshot of Orkut.
- Orkut was owned by Google.
- It was South America's Facebook - before Facebook was really Facebook.
- Orkut closed in 2014 citing to many fake accounts used in influence operations.
- Orkut is now Hello.com (Turkish founder).

**DOD STRATEGIC PARTY PLAN**

- Dynology Corporation
- Integrated Web Strategy
- New Media Communications
- Campaign Solutions
- ArtNet Group

Paul Mangione's summary, 2012, listed Dynology as their ad strategy partner in 2007. Mangione's summary of the ShadowNet connection with a claim that Paul Mangione had followed up the 2010 Ukrainian election.



## EXHIBIT #6

### Information Operations



**Dynology**  
CORPORATION

### Information Operations in the Internet Age

Information Operations and PSYOP in particular are a vital part of the broad range of diplomatic, informational, military, and economic (DIME) activities. Influencing the behavior of foreign target audiences (TAs) in today's globally-connected community demands a full spectrum of media approaches that augment traditional print and broadcast capabilities. Internet based communications, including websites and email, cellular short-message services (SMS), social networking sites (SNS), and peer-to-peer (P2P) file sharing systems are being adopted by adversaries at an increasing rate globally. The speed at which information flows "virally" among influencers and audiences within-and-between each of these technology domains is a phenomenon unparalleled in human history.

The challenge lies in your ability to operate within this new information age to engage threats discriminately, to balance security and synchronization of actions, and to integrate white, grey, and black PSYOP product categories so that every series of actions and products is aligned with established themes and objectives.

### Products & Services

#### ShadowNet™

- Secure, remote desktops providing unfiltered Internet access from anywhere in the world
- Creates a protected "sandbox" for Internet activity using a novel virtualized architecture
- Reduces exposure and risk associated with Web browsing

#### iPsy™

- Searchable repository for archiving all Internet-based influence operations
- Provides Continuity & Compliance

*"If your opponent is of choleric temper, try to irritate him. If he is arrogant try to encourage his egotism. If the enemy troops are well prepared after reorganization, try to wear them down. If they are united, try to sow dissension among them."*  
- Sun Tzu's The Art of War

### Your Challenges

When conducting investigations or operations activities using Internet based technologies, you must overcome five crucial challenges:

- How do you evaluate your impact indicators and measures of effectiveness?
- Do you work in a virtualized environment that is sanitized between each activity?
- What do you use to coordinate entry engagements between multiple operators?
- Can you guarantee continuity of operations throughout troop rotations and contract changes?
- Are you in control of how your activities are attributed and certain your TAs see you the way you want them to?

The Dynology ShadowNet™ and iPsy platforms™ -- purpose built and field-tested by experienced military professionals -- together represent the best solution to each of these challenges.

Dynology Corporation is an accredited Small Business incorporated in the state of Virginia. The company has four East Coast offices, with corporate headquarters and a development facility in the Tyson's/Vienna technology corridor. Dynology is both an IT service provider and a developer of government oriented software programs providing knowledge management and technical services to Commercial, Federal, DoD and Combatant Commands (COCOMs) for more than a decade.

For more info please contact: Dynology Corporation • 8000 Towers Crescent Drive, Suite 1350 Vienna, VA 22182 • 703.917.7905



### ShadowNet™

Information Operations across the Department of Defense (DoD) share a common requirement to leverage the Internet as a means to understand target audiences and engage them directly through Internet-based influence operations. The vast use of the Internet and its social networking capabilities makes it a rich source of information essential for IO. However, many DoD elements lack the proper tools to safely engage via the Internet as the NIPRNET typically blocks access to social networking sites, chat sites, and other sites deemed "high risk" from an information assurance perspective. This makes use of NIPRNET to support detection of activities of interest and data mining for IO situational awareness close to impossible and at best, a significant challenge. The Dynology created ShadowNet supports the IO mission by providing secure, unfiltered, and anonymous access to the World Wide Web.

Dynology's customized security solution, ShadowNet™, protects organizational assets and resources while working online. Our solution leverages virtualization technology from leading providers like VMWare and Citrix to safely separate internal corporate networks from the dangers of the Internet providing a safe "sandbox" with which to conduct your Internet activity. ShadowNet sessions are safely isolated, but accessible from your desktop.

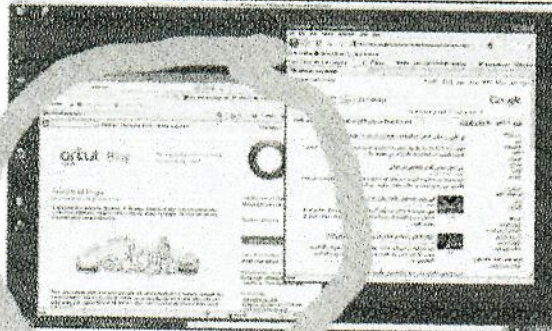
ShadowNet™ desktop connections use secure encrypted SSL connections to view presentation information only (screen shots, keyboard, mouse). Desktops are automatically returned to "pristine" state nightly. If a desktop is compromised, potential damage will be isolated away from your internal assets and contained.

Additional security measures include: virus/spyware and intrusion protection, advanced traffic inspection, firewalls, and Log Monitoring.

Optionally, ShadowNet™ can include capabilities to obscure your Internet activity providing additional anonymity, privacy, and security. Web sites you visit will be unable to detect your true IP address or your true geographic location. Dynology offers a range of options for anonymity based on commercial and open source solutions. Other options are available to provide custom commercial email addresses for Web sites requiring confirmed registrations, mass email marketing, and engagement tools for mobile such as SMS.

#### ShadowNet™

- Secure, remote desktops providing unfiltered Internet access from anywhere in the world
- Creates a protected "sandbox" for Internet activity using a novel virtualized architecture
- Reduces exposure and risk associated with Web browsing
- Contains incidents as they occur, safely separated from your day-to-day systems



### iPSY™

iPsy™, is a web-enabled database designed specifically for recording and analyzing online interactions. Developed in coordination with the DoD IO community, iPsy™ is a web-based solution with an intuitive user interface for easy and accurate collection of data during online and social network surveillance and influence operations. Users can create online personas to interact with electronic targets (online forums, blogs, and chat services etc.), collect information for target audience analysis, and influence persons of interest through online interaction. All activity can be recorded in the iPsy™ searchable database providing the continuity needed for effective influence operations. Activities are tied to objectives with advanced reporting features allowing the users to view the operation from different perspectives, providing a complete record for compliance. The iPsy™ can be deployed as a stand-alone system or as an enhanced utility on the ShadowNet™ infrastructure as an unparalleled, complementary collection capability.

# World-Class Leadership Aided by Senior Advisors



## SENIOR MANAGEMENT



**Joel Zamei**  
**Co-founder and CEO**  
• Leads strategic growth initiatives  
• Education: Bachelor of Mining Engineering from the University of New South Wales; Masters in Government, Diplomacy and Strategy from the Interdisciplinary Center, Herzliya



**Eiad Schaffer**  
**Co-founder and COO**  
• Oversees daily operations, legal and financial dealings, and strategic partnerships  
• Prior: Counsel Israelism officer for Israeli intelligence agency; Vice President of DelFT Consulting



**Daniel Green**  
**Co-founder and CTO**  
• Oversees technological and R&D activities  
• Prior: Completed technological engagements for Macquarie Bank, Opera Australia, and University of Sydney Linux

## KEY ADVISORS



**David R. Shedd**  
**Senior Advisor**  
• Former Acting Director, Defense Intelligence Agency

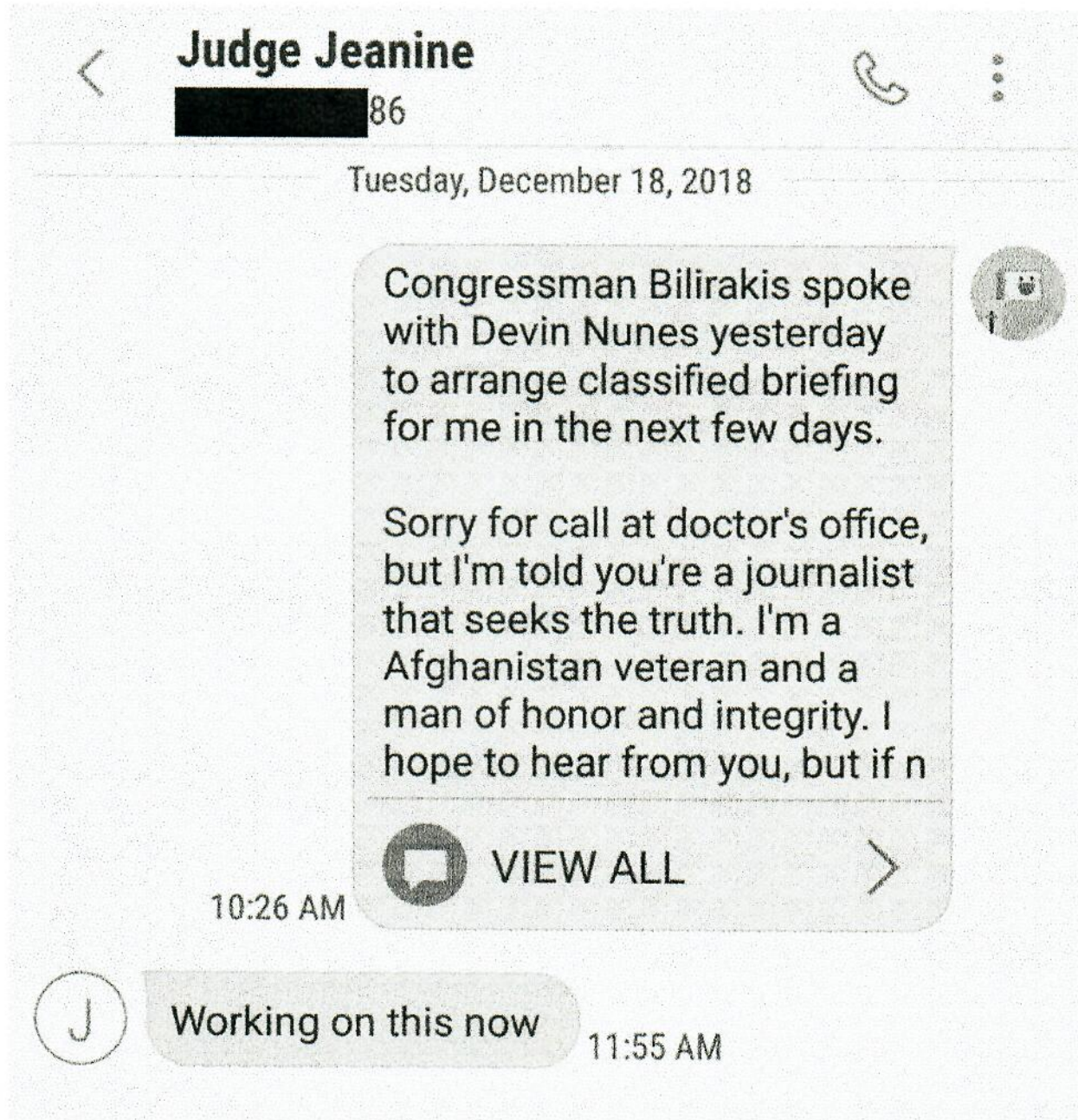


**General (Ret.) Michael V. Hayden**  
**Senior Advisor**  
• Former Director, National Security Agency (NSA) and Central Intelligence Agency (CIA)



**General (Ret.) James L. Jones**  
**Senior Advisor**  
• Former U.S. National Security Advisor and Commandant of the US Marine Corps





Judge Jeanine

[REDACTED] 86

Tuesday, December 18, 2018

Congressman Bilirakis spoke with Devin Nunes yesterday to arrange classified briefing for me in the next few days.

Sorry for call at doctor's office, but I'm told you're a journalist that seeks the truth. I'm a Afghanistan veteran and a man of honor and integrity. I hope to hear from you, but if n



VIEW ALL



10:26 AM



Working on this now

11:55 AM



Judge Jeanine

[REDACTED] 86



Tue, Dec 18, 2018 10:26 AM

Congressman Bilirakis spoke with Devin Nunes yesterday to arrange classified briefing for me in the next few days.

Sorry for call at doctor's office, but I'm told you're a journalist that seeks the truth. I'm a Afghanistan veteran and a man of honor and integrity. I hope to hear from you, but if not, I won't bother you again.

Thank-you for any consideration you can afford me. Yours, Patrick Bergy

<https://americaoutloud.com/mueller-indictments-tied-to-shadownet-former-obama-national-security-advisor-and-obamas-cia-director-not-trump/>

< Judge Jeanine

86



Judge. The last I heard from you was back in December where you had replied that you were looking into my story. Nobody has ever contacted me on your behalf. I believe you to be someone of honor and integrity, just as I, and hope to hear from you soon. Thank-you. Patrick Bergy



11:41 AM

Monday, February 4, 2019



I will speak to congressman nunes re ur information

11:20 PM



Sara Carter

[REDACTED] 38



Sunday, January 13, 2019

Hi Sara.

I got your number from a mutual friend, [REDACTED]. He told me you would be expecting my call between 2-3pm today. Today being Sunday, if there is a better time you would like to speak, please let me know and I will work around your schedule.

I promise that what I have to say will absolu



VIEW ALL



2:54 PM



Hi Patrick - calling you shortly. Just got back

3:34 PM

< **Sara Carter**  
[REDACTED] 38



(S) difficult for you but I promise I haven't forgotten - I'm working on making it clear for the viewer and readers. I'm also taking some of the other projec

2

That is great - I spoke with Judge Jeanine today and told her I will start putting some ideas together to get the stories rolling - I know this has been

1

ts off my plate so I will have more time

3

But I think we can start rolling some of these stories out next week

4

3:18 PM

Monday, February 4, 2019



I will speak to  
congressman nunes re ur  
information

11:20 PM

Thank you. FYSA, I've spo-  
ken with Sara Carter and  
passed to her a great deal  
of information. Expecting  
a call from her shortly. A  
lot has happened today  
with my congressman,  
Charlie Crist.

11:25 PM



Enter message



SEND

promise I haven't forgotten - I'm working on making it clear for the viewer and readers. I'm also taking some of the other projec


That is great - I spoke with Judge Jeanine today and told her I will start putting some ideas together to get the stories rolling - I know this has been

ts off my plate so I will have more time

But I think we can start rolling some of these stories out next week

3:18 PM

3:23 PM

Then let's get them 



 Enter message



SEND



**Judge Jeanine**

+19147272986



Tue, Dec 18, 2018 10:26 AM

Congressman Bilirakis spoke with Devin Nunes yesterday to arrange classified briefing for me in the next few days.

Sorry for call at doctor's office, but I'm told you're a journalist that seeks the truth. I'm a Afghanistan veteran and a man of honor and integrity. I hope to hear from you, but if not, I won't bother you again.

Thank-you for any consideration you can afford me. Yours, Patrick Bergy

<https://americaoutloud.com/mueller-indictments-tied-to-shadownet-former-obama-national-security-advisor-and-obamas-cia-director-not-trump/>



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+19147272986



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Sorry for call at doctor's office, but I'm told you're a journalist that seeks the truth. I'm a Afghanistan veteran and a man of honor and integrity. I hope to hear from you, but if n



VIEW ALL



10:26 AM



Working on this now

11:55 AM

Wednesday, January 2, 2019

Good morning, Judge. I appreciate you looking into my story, and I hope your Christmas and New Year's went well.



I know your time is very valuable, and wanted to know if there someone within your staff I could speak with?



Enter message



SEND

Sara Carter

+12023202238

Sunday, January 13, 2019

Hi Sara.  
I got your number from a mutual friend, Nick Vessio. He told me you would be expecting my call between 2-3pm today. Today being Sunday, if there is a better time you would like to speak, please let me know and I will work around your schedule.

I promise that what I have to say will absolu

VIEW ALL

2:54 PM

S

Hi Patrick - calling you shortly. Just got back

3:34 PM

Sorry for disconnecting. Take care of your kids and we'll talk tomorrow at 11

5:13 PM

Sarah. My Facebook page is [www.facebook.com/pfc40book](http://www.facebook.com/pfc40book)

Mv website is [www.victimn](http://www.victimn)

Enter message

SEND

EXHIBIT #9



Patrick Bergy <patberg@msn.com>

11/7/2017 10:23 AM



To: Lewis, Kendrick Cc: Stafford, Dillion; Cary, Steven

Kendrick;

Did you hear anything back from Washington per my request in the thread below on the information I wish to provide them?

I believe this information may be helpful based on published reports of election influence by Paul Manafort, especially in light of accusations he was providing Russians with proprietary tactics in using social media influence elections and push their narratives. These claims, as listed in Manafort's indictments, occurred a very short time prior to the classified work I did for the Department of Defense in social media psychological warfare. Manafort's Strategic Partnership with Dynology, the company I developed this for and owned by a former National Security Advisor, which kept the intellectual property rights to the taxpayer funded social media PSYOP application and strategies and made it available for commercial sale, is deeply troubling.

I don't see how those investigating Manafort would know this, as it was all done privately. I am deeply concerned the tactics and techniques used by Manafort in the 2010 Ukrainian election, as has been widely reported, by Russia in the 2016 U.S. election, and in other reported accounts such as Russia using covert, fake personas to influence the Michael Brown riots, were learned from information provided to them by Paul Manafort and his companies strategic partner, Dynology. The tactics and techniques reported are identical to the work I did on a classified DoD contract for Dynology, and should be investigated.

Yours,  
Patrick



Lewis, Kendrick <Kendrick.Lewis2@mail.house.gov>

11/8/2017 9:30 AM



To: Patrick Bergy

Mr. Bergy, you may call the following: [202-225-4121](tel:202-225-4121)

Best,

Kendrick

---

From: Patrick Bergy [mailto:[patberg@msn.com](mailto:patberg@msn.com)]

Sent: Tuesday, November 7, 2017 4:45 PM

To: Lewis, Kendrick <[Kendrick.Lewis2@mail.house.gov](mailto:Kendrick.Lewis2@mail.house.gov)>

Subject: Re: nice speaking with you. here's my contact info

Kendrick,

Is there a phone number I can call to reach the intelligence committee?

Yours,  
Patrick



Lewis, Kendrick <Kendrick.Lewis2@mail.house.gov>

11/7/2017 10:31 AM



To: Patrick Bergy Cc: Cary, Steven

Hi Mr. Bergy,

Unfortunately, even though the Congressman has voiced support for a bipartisan independent commission to investigate Russian interference in the presidential election, per the House Committee on Ethics, our office cannot submit the information you have provided to the DoD on your behalf. You are welcome to contact the Intelligence Committee, but we cannot get involved with this investigation.

All the best,

Kendrick

Re: Privacy form



Patrick Bergy <[REDACTED]>

10/24/2017 2:02 PM



To: Lewis, Kendrick Cc: Stafford, Gillon

Kendrick - Dillon:

I just turned down a job opportunity on a contract supporting a roll out of Windows 10 for the Marine Corp. Until I can resolve the complaint I made was not my fault, and my actions did not violate the law, and cannot honestly complete an SF86 for a clearance.

I must have the claims I made in my official report to the IG investigated and adjudicated to show I acted properly, and within DoD regulations. Although I was told by my security officer my actions were proper, I don't believe he was being honest, and I questioned as such in the emails which I provided as evidence in my official report to the IG, which was what I came to you about to follow up with the IG, as they never responded.

I am a man of honesty and integrity, which is what our country should want, but they instead threw me under the bus. If you guys won't help, what does that say to other whistleblowers that do the right thing, at great personal risk to themselves?

Please let me know what the status is on my official request to Congressman Crist. I believe it has been over 3 months now, and I believe the IG has guidelines for time limits on responses to such requests of roughly 3 months.

Kindest regards,  
Patrick Bergy

----- Original message -----

From: "Lewis, Kendrick" <Kendrick.Lewis2@mail.house.gov>

Date: 8/29/17 4:57 PM (GMT-05:00)

To: patbergy [REDACTED]

Subject: Privacy form

Hi Mr. Bergy,

Carol at Congressman Bilirakis' office told me you were seeking some assistance, but are in Congressman Crist's district. We are happy to help, but will need you to print, sign and return the attached privacy form.

Please do not hesitate to reach out should you have any questions.

Best,

**Kendrick Lewis | District Operations Manager**  
Congressman Charlie Crist (FL-13)  
Office: (727) 318-6770  
Fax: (727) 623-0619  
696 1<sup>st</sup> Ave. N. Suite #203  
St. Petersburg, FL 33701

From: Patrick Bergy [REDACTED]  
Sent: Thursday, August 31, 2017 11:21 AM  
To: Lewis, Kendrick <Kendrick.Lewis2@mail.house.gov>  
Subject: Re: Privacy form

Kendrick,

Just as a reminder, this IG denial is a separate issue from the paper I sign today. The picture I attached shows the board of directors of ClearForceForce. It goes without saying these are not the types of people that will be happy with what I'm doing. I can really use someone to have my back right now :-)

VR,  
Patrick Bergy

----- Original message -----

From: "Lewis, Kendrick" <Kendrick.Lewis2@mail.house.gov>  
Date: 8/31/17 11:27 AM (GMT-05:00)  
To: Patrick Bergy <[REDACTED]>  
Cc: "Stafford, Dillion" <Dillion.Stafford@mail.house.gov>  
Subject: RE: Privacy form

Thanks, Patrick! Was nice meeting you today. Dillion will be in touch.

Kendrick

From: Patrick Bergy <[REDACTED]>  
Sent: Friday, September 1, 2017 1:59:11 PM  
To: Lewis, Kendrick  
Subject: Re: Privacy form

Kendrick,

I wrote a post on my blog that you should read this weekend on your personal time.

<http://nfc40book.blogspot.com/2017/05/leaky-leading-to-republican-purge-of.html?m=1>

From: Patrick Bergy [mailto:[REDACTED]]  
Sent: Sunday, October 8, 2017 12:47 PM  
To: Lewis, Kendrick <Kendrick.Lewis2@mail.house.gov>  
Subject: Re: Privacy form

Kendrick:

I was hoping to find out the status of my official request pertaining to fraud waste and abuse I filed with Congressman Crist.

Additionally, I have very important information pertaining to allegations surrounding the Russian Facebook issue. Some of what the congressman should know requires a classified setting at the TS level. Other aspects that are not classified I have written about on my blog site. I have found information that directly connects John McCain and Paul Manafort to the 2010 Ukrainian election tampering, and the social media at psychological warfare applications I developed for General Jones and his company Dynology.

<https://nfc40book.blogspot.com/2017/05/mccain-manafort-2016-russia-false-flag.html?m=1>

It is highly unlikely that unless you were directly involved with its development as I was, Congressional and US intelligence investigating this would likely never know, as it was developed by a private military contracting corporation. I don't claim to have a Smoking Gun, but I do have evidence that connects Paul Manafort with the type of software and necessary skills to successfully alter the outcome of either the Ukrainian or 2016 presidential election using social media psychological warfare applications. The claims being made by Facebook and Russian involvement, as well as claims being made by us intelligence agencies require very specialized skills and tools. You don't just wake up one day and decide I want to alter the outcome of a presidential election using tactical social media psychological warfare, and call the Geek Squad. I believe those in Congress looking at the evidence must be made aware of this information, as well as other information I cannot speak of outside a classified setting at the TS level.

I have included a PDF memo from the Department of Defense that proves my background and knowledge in this area for which I pioneered Interactive Internet Activities, also known as social media psychological warfare, for the Department of Defense. As a subject matter expert in IIA, I strongly believe we are being led with false information regarding claims of Russian involvement, much like WMD intel led us into Iraq. I believe my knowledge can provide a piece to this very complicated puzzle that nobody is considering when weighing the available evidence.

Again, thank you for your time and consideration. I hope to hear news regarding the status of my official request very soon. As I understand the clock runs out for correcting The Whistleblower denial I received 2 years ago in October in just a few weeks. To me, it is never been about protecting myself as a whistleblower. It is been about investigating my claim a fraud waste and abuse to hold those responsible accountable for their actions.

I truly believe Mr. Crist is a good and honorable man, which is something very rare in politics today. It's not just about being a Democrat or Republican to him, it's about being right or wrong. I even mentioned him in the book I just published, and said much the same as I do now as to his character. I will send you a copy when I received my first bulk order in the hopes that you may give to him.

Kindest Regards,  
Patrick Bergy

↩ Reply   ↩ Reply all   → Forward   📁 Archive   🗑 Delete   🚩 Set flag   ⋮

## Congressional inquiry



**Grenelle, James** <james.grenelle@mail.house.gov>

4/4/2019 3:34 PM

To: patberg@msn.com

Good afternoon.

I have submitted a request for the status of our inquiry. Unfortunately, the DOJ does not typically respond to congressional inquiries inside of 30 days. While the investigation has been completed, I am have amended my inquiry to provide a response to you nonetheless.

Regards,

**James Grenelle**

Caseworker

Congressman Gus M. Bilirakis

(727) 232-2921

EXHIBIT #10



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Tweet

**Gillian Turner**   
10.4K Tweets

**Gillian Turner**   
@GillianHTurner

**You're blocked**  
You can't follow or see @GillianHTurner's Tweets. [Learn more](#)



## Gillian Turner

Correspondent at Fox News

Washington, District Of Columbia · 500+ connections



Join to Connect

### Experience



#### Correspondent

Fox News

Jan 2018 – Present · 2 years 1 month



#### Vice President

Jones Group International

Jun 2012 – Aug 2017 · 5 years 3 months



#### White House National Security Council

3 years 11 months

#### Director (Acting)

Jan 2009 – May 2010 · 1 year 5 months

White House National Security Council

#### Research Associate

Jul 2006 – Dec 2009 · 3 years 6 months



EXHIBIT 11

TECHNOLOGY NEWS JULY 1, 2018 / 6:25 PM / A YEAR AGO

# Taking Softbank's lead, China, UK managers form \$15 billion tech fund

Rama Venkat Raman, Simon Jessop

3 MIN READ



LONDON (Reuters) - A China-backed venture plans to raise \$15 billion to invest in technology companies globally, borrowing several pages from the playbook of Japan's Softbank, whose \$100 billion Vision Fund transformed the race to identify and build the next tech giants.

China Merchants Group and peer SPF Group will join forces with London-based investment firm Centricus to launch the 100 billion Chinese yuan (\$15 billion) China New Era Technology Fund, to invest or acquire firms across China and around the world.

<https://www.prnewswire.com/news-releases/clearforce-secures-strategic-investment-from-centricus-300650940.html>

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## ClearForce Secures Strategic Investment From Centricus

Centricus Brings Global Experience & Long-Term Vision.

NEWS PROVIDED BY  
ClearForce LLC →  
Jun 04, 2018, 08:00 ET

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VIENNA, Va., June 4, 2018 /PRNewswire/ -- ClearForce LLC today announces a new round of strategic investment from Centricus Partners LP, a global investment platform based in London and backed by a select group of sophisticated, global and long-term investors. Centricus co-founders Nizar Al-Bassam and Dalinc Ariburnu, led the structuring and fundraising for SoftBank's Vision Fund, a \$100 billion global technology investment fund. Centricus works in partnership

Patrick Bergy

---

From: Patrick Bergy <patberg@msn.com>  
Sent: Wednesday, February 10, 2016 10:09 AM  
To: Patrick Bergy  
Subject: FW: ATCTS Daily Report for Managers  
(UNCLASSIFIED)

---

From: patberg@msn.com  
To: patberg@msn.com  
Subject: FW: ATCTS Daily Report for Managers (UNCLASSIFIED)  
Date: Wed, 13 Jan 2016 13:10:11 -0500

---

From: dhaas@dynology.com  
To: patberg@msn.com  
Subject: RE: ATCTS Daily Report for Managers (UNCLASSIFIED)  
Date: Tue, 19 May 2015 13:56:00 +0000

Nancy was just providing a stock response to my notification to her that you were leaving your position. Don't read anything into it. But we do need advance written notice of your change in status, so as soon as you can provide the letter to Buck, I'd appreciate it. Since this is an unusual situation for us both, let's try to stay in contact as much as possible.

---

From: Mr. Patrick B. Bergy  
Sent: 5/19/2015 8:31 AM  
To: David Haas  
Subject: RE: ATCTS Daily Report for Managers (UNCLASSIFIED)

And to answer the other part of your question. I has taken almost 3 years so far for this investigation. I have no idea how long until it goes before the administrative judge. I do know that their information was all very inaccurate and the whole process was screwed up from the first interview.

None of that matters here in Korea now that our contract has been modified to the PAO position after my refusing unlawful orders, I am not qualified for that anyway. Not to mention the last year I have spent doing nothing for the same reason the first time this happened a year ago. My efforts and all of the great work I accomplished the first few years has been rendered useless by a few in our new command, and our PM has just gone along with it, so it was useless to stay anyway. Really disappointed with everyone involved. I hope we can go out for a drink when I get back. Would be nice to meet and discuss without being 6,000 miles apart.

That said, my clearance is still active until I leave Dynology. That is all I know for certain. I am moving to DC, not to Florida. This will allow me to continue my efforts with the nonprofit work we started.

I have not yet submitted my letter to Buck. Was planning to do that when out processing. Nancy's request for my resignation letter and wishing me luck in my new endeavors did not seem to me like just resigning from my current position, which is why I wanted you to know about my clearance being tied to my employment.

Patrick

---

From: David Haas [mailto:dhaas@dynology.com]  
Sent: Tuesday, May 19, 2015 10:50 AM  
To: Patrick Bergy  
Cc: Laura Clark; Nancy Estrella  
Subject: RE: ATCTS Daily Report for Managers (UNCLASSIFIED)

Patrick, I researched available openings and right now everything requires a clearance. We have to wait until we find out the status of your clearance. Any idea when you will get official word on whether you will be renewed or rejected? Until we hear, we have to assume that you will be terminating, but I hope that is not the case. Also, isn't your family in Florida? Our SOCOM positions are no longer located there...

Meantime, can you send an updated resumes?

---

From: Patrick Bergy  
Sent: 5/18/2015 5:31 PM  
To: David Haas; Nancy Estrella  
Subject: RE: ATCTS Daily Report for Managers (UNCLASSIFIED)  
David:

Dynology was intending to try and find another position back home for me when we spoke last. Is this not the case? If Dynology is planning to let me go, please let me know so I can make other arrangements. It was not my intention to resign from Dynology, but due to my clearance and wanting to return stateside after 5 years from my family, we needed to have a replacement. That said, I do understand if Dynology cannot keep me on and will make other arrangements if that is the case.

Patrick

Patrick

Sent from my Windows Phone

---

From: David Haas  
Sent: 5/19/2015 12:38 AM  
To: Nancy Estrella  
Cc: patberg (patberg@msn.com)  
Subject: RE: ATCTS Daily Report for Managers (UNCLASSIFIED)  
Try writing to him on patberg@msn.com

Seoul is 13 hours ahead, so it is 12:30 AM there.

Regards,  
David

From: Nancy Estrella  
Sent: Monday, May 18, 2015 11:33 AM  
To: David Haas; Laura Clark  
Subject: RE: ATCTS Daily Report for Managers (UNCLASSIFIED)

David-

Have you received a resignation letter from Patrick?

Thanks,  
Nancy



[www.dynology.com](http://www.dynology.com)

Nancy Estrella

HR Executive

Dynology Corporation

8000 Towers Crescent Drive

Suite 1525

Vienna, VA 22182 [nestrella@dynology.com](mailto:nestrella@dynology.com)

866-396-8861 fax

703-587-9572 cell

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---

From: David Haas  
Sent: Thursday, May 14, 2015 10:51 PM  
To: Laura Clark; Nancy Estrella  
Subject: FW: ATCTS Daily Report for Managers (UNCLASSIFIED)

FYI. Last day is May 27, I believe.

---

From: [Buchanan, Lloyd Wayne \(Buck\) Jr CTR USARMY USFK \(US\)](#)  
Sent: 5/14/2015 10:36 PM  
To: [Bergy, Patrick B CTR USARMY \(US\)](#)  
Cc: [David Haas](#)  
Subject: FW: ATCTS Daily Report for Managers (UNCLASSIFIED)  
Patrick,

As a reminder, you need to complete the following prior to your departure from contract. I do need a copy of your resignation letter now so Engility has official notice of your departing contract.

1. Turn in CAC. Give me the 700-19 signed by 1RC.
2. Turn in ration control cards (wife included)
3. Turn in wife's USFK/Yongsan ID card
4. Turn in Courier Card to Dwight Patton
5. Turn in your 8th Army Badge
6. Turn in key to 4313

Best, Buck

Lloyd W. Buchanan, Jr. - CTR  
Engility USFK Consolidated Transformation Team  
Program Manager  
DSN: 315-738-4944  
Cell: 010-4392-3060

Patrick Bergy

---

From: Lear, Daniel K., OIG DoD <Daniel.Lear@DODIG.MIL>  
Sent: Monday, November 23, 2015 1:57 PM  
To: Patrick Bergy  
Cc: ODett, Ian M., OIG DoD; Thompson, Ashleigh T., OIG DoD  
Subject: RE: DoD IG Case Closure  
Mr. Bergy,

There is nothing in the new version of 10 U.S.C. 2409 that limits the protection of subcontractors to the language in the existing contract. I offer you the following explanation that was derived from the language in the National Defense Authorization Act that was approved and from which the new version of 2409 was written.

The National Defense Authorization Act (NDAA) for Fiscal Year 2013 (Section 827 of Public Law 112-239, 126 Stat. 1836, January 2, 2013) describes the criteria for applicability of the act's amendments to 10 U.S.C. 2409. Among these criteria, the NDAA expressly states that the enhanced whistleblower protections apply to contracts awarded before the effective date of the amendments "that are modified to include a contract clause providing for the applicability of such amendments." Nonspecific language in a contract modification is insufficient to satisfy this criterion. The relevant contract modifications in your case contain no such language.

The contract under which you were employed does not meet the criteria described above. The contract was awarded prior to July 1, 2013, and the contract was not modified to include a contract clause providing for applicability of the amended statute. Therefore, your complaint does not warrant an investigation because the version of 10 U.S.C. 2409 in effect prior to the effective date of the NDAA amendments did not apply to subcontractor employees. Accordingly, we have closed your case.

Hope this answers your questions,

Daniel Lear  
Supervisory Investigator  
Whistleblower Reprisal Investigations  
4800 Mark Center Drive, Suite 14G25  
Alexandria, VA 22350-1500  
(703) 604-8533 DSN: 664

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-----Original Message-----

From: Patrick Bergy [mailto:patrickbergymopsnet.org]  
Sent: Monday, November 23, 2015 10:55 AM  
To: Lear, Daniel K., OIG DoD <Daniel.Lear@DODIG.MIL>  
Subject: [Non-DoD Source] RE: DoD IG Case Closure

But there have been modifications each option year. Are you telling me this protection is not required to be included in new contracts? Our contract is essentially a new contract with each option year, and has had several modification since July, 2013.

Also, please provide me with the line # in the 10 U.S.C. statute that states protection for sub-contractors is limited to the language of their existing contract. Which, I would add the contract employee being protected is not even authorized to ever see the actual contract?

Patrick

-----Original Message-----

From: Lear, Daniel K., OIG DoD [mailto:Daniel.Lear@DODIG.MIL]

Sent: Monday, November 23, 2015 10:37 AM

To: Patrick Bergy <patrickberg@topsnet.org>

Subject: RE: DoD IG Case Closure

Mr. Bergy,

As I stated earlier, The new law covering whistleblower reprisal for contractor and subcontractor employees went into effect on July 1, 2013.

All contracts awarded after July 1, 2013, cover subcontractors for whistleblower reprisal.

Contracts awarded before July 1, 2013, do not. In your case, the contract you worked under was awarded prior to July 1, 2013. There have been no modifications to that contract which included coverage for subcontractors.

Thank you,

Daniel Lear

Supervisory Investigator

Whistleblower Reprisal Investigations

4800 Mark Center Drive, Suite 14G25

Alexandria, VA 22350-1500

(703) 604-8533 DSN: 664

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-----Original Message-----

From: Patrick Bergy [mailto:patrickberg@topsnet.org]

Sent: Monday, November 23, 2015 10:18 AM

To: Lear, Daniel K., OIG DoD <Daniel.Lear@DODIG.MIL>

Cc: ODett, Ian M., OIG DoD <Ian.ODett@DODIG.MIL>; Thompson, Ashleigh T., OIG DoD <Ashleigh.Thompson@DODIG.MIL>

Subject: [Non-DoD Source] RE: DoD IG Case Closure

Can you please show me where in the law it states that the protections are not given to those sub-contractors that are working on existing contracts that didn't have the language included.

This law was made after the Snowden incident to protect national security. I trusted this law was going to protect me when I came forward, and ended up losing my job for it. The people that fired me are the ones that wrote the contract each option year in September when the contract was renewed. Employees are not allowed access to these contracts. There is no possible way any whistleblower could know if they are actually protected or not.

Patrick

-----Original Message-----

From: Lear, Daniel K., OIG DoD [mailto:Daniel.Lear@DODIG.MIL]  
Sent: Monday, November 23, 2015 7:23 AM  
To: Patrick Bergy <patrickberg@ mopsnet.org>  
Cc: ODett, Ian M., OIG DoD <Ian.ODett@DODIG.MIL>; Thompson, Ashleigh T., OIG DoD <Ashleigh.Thompson@DODIG.MIL>  
Subject: RE: DoD IG Case Closure

Mr. Bergy,

Thank you for your inquiry.

Subcontractors were not covered under 10 U.S.C. 2409 until the law changed on Jul 1, 2013. The contract you worked under was awarded prior to that date and none of the modifications to the contract since that time contained provisions referencing the new law.

So, until that contract is modified to include language that reflects the new law, subcontractors are not covered under that contract.

Thank you,

Daniel Lear  
Supervisory Investigator  
Whistleblower Reprisal Investigations  
4800 Mark Center Drive, Suite 14G25  
Alexandria, VA 22350-1500  
(703) 604-8533 DSN: 664

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-----Original Message-----

From: Patrick Bergy [mailto:patrickberg@ mopsnet.org]  
Sent: Saturday, November 21, 2015 12:09 AM



To: Lear, Daniel K., OIG DoD <Daniel.Lear@DODIG.MIL>  
Subject: [Non-DoD Source] FW: DoD IG Case Closure

Mr. Lear:

Can you please explain to me how a subcontractor is not protected?

10 U.S. Code § 2409 - Contractor employees: protection from reprisal for disclosure of certain information:

(a) Prohibition of Reprisals.-

(1) An employee of a contractor, subcontractor, grantee, or subgrantee may not be discharged, demoted, or otherwise discriminated against as a reprisal for disclosing to a person or body described in paragraph

Patrick Bergy

-----Original Message-----

From: Foreman, Levon J., OIG DoD [mailto:Levon.Foreman@DODIG.MIL]

Sent: Thursday, November 19, 2015 3:24 PM

To: Patrick Bergy <patrickbergymopsnet.org>

Cc: ODett, Ian M., OIG DoD <Ian.ODett@DODIG.MIL>; Lear, Daniel K., OIG DoD <Daniel.Lear@DODIG.MIL>;

Thompson, Ashleigh T., OIG DoD <Ashleigh.Thompson@DODIG.MIL>

Subject: DoD IG Case Closure

Mr. Bergy,

Please see attached letter, as it pertains to your DoD IG complaint. Should you have any questions, please contact Mr. Daniel Lear, Supervisory Investigator, at 703-604-8533 or email at Daniel.Lear@DoDIG.mil.

Very Respectfully,

Levon Foreman  
Investigative Support Specialist  
DoD IG-WRI

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REPLY TO  
ATTENTION OF

DEPARTMENT OF THE ARMY  
MULTI-NATIONAL CORPS-IRAQ  
BAGHDAD, IRAQ  
APO-AE 09342

September 12, 2008

Chief, Interactive Internet Activities Branch

To whom it may concern,

It has been my distinct pleasure to serve as the direct supervisor for Mr. Patrick Bergy from 28 December 2007 through 12 September 2008. During that time, Mr. Bergy served as the lead technical director directly supporting a classified Department of Defense information operations program. Throughout his tenure with this program, Patrick's ambition and drive to solve problems enabled him to overcome challenges that were frequent and impossible to foresee given the unique nature of this operation. He effectively established and maintained professional relationships with internal and external personnel, including host-country nationals, and represented the quintessential mix of knowledge, people skills, and organizational experience.

On a personal level, I sincerely enjoyed working with Patrick and appreciated the value and integrity he consistently brought to the workplace. He maintains a novel outlook that enables him to see the big-picture and is completely committed to the tasks at hand while remaining flexible enough to adapt to changing requirements. Patrick Bergy is a tremendous asset to any team, and I highly recommend him for any position he seeks.

Mr. Bergy possesses and exudes the highest levels of professionalism, technical competence, organizational management skills and critical thinking skills that I have seen in the twelve years that I have served as a member of the United States Army. Regardless of assignment or location, if any of my future missions require technological support, I will seek out Mr. Bergy as my first choice to manage and accomplish the task.

I would be extremely pleased to provide additional details on Mr. Bergy's outstanding job performance and, more importantly, his unlimited potential for future excellence as a member of your organization!

The point of contact for this action is the undersigned, [bradford.burris@us.army.mil](mailto:bradford.burris@us.army.mil)

Sincerely,

Bradford M. Burris  
Major, United States Army  
Chief, Interactive Internet Activities Branch

Save >

Cancel >

Engagement Detail

Key Information

\*\*Engagement Number:

\*\*Engagement Date:

\*\*Required Field

\*\*Target: --Select Target--  Scale: Target 1..

Audience:

\*\*Persona: --Select--  Scale: Persona 1..

Legitimacy  Inevitability  Self Interest

Appeal:  Nostalgia  Bandwagon  In Group-Out

Group-In

IO Objective

PSYOP Objective

Supporting PSYOP Objective

PSYOP Argument

Large empty text area for entering IO Objective, PSYOP Objective, Supporting PSYOP Objective, and PSYOP Argument.

*Information Operations (IO) Joint Publication 3-13.2, Psychological Operations, dated 07 January, 2010, defines Interactive Internet Activities (IIA) as follows:*

*(a) Psychological Operations and Computer Network Operations. CNO support PSYOP with dissemination assets to include interactive Internet activities. CNO activities can deny or degrade an adversary's ability to access, report, and process information. This capability supports PSYOP by providing access to digital media within the information environment to reach intended targets.*

*[<http://fas.org/irp/doddir/dod/jp3-13-2.pdf>]*