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The United States Constitution

Article II, Section 1 of the U.S. Constitution imposes only three eligibility requirements on persons serving as president, based on the officeholder's age, time of residency in the U.S., and citizenship status:

U.S. Constitution – Presidential Candidate Eligibility

"No person except a natural born Citizen, or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any person be eligible to that Office who shall not have attained to the Age of thirty-five Years, and been fourteen Years a Resident within the United States."

A WARNING TO THE AMERICAN PEOPLE

TO: To the People of The United States of America

FROM: Vincent Cordova | The Office of the President-Elect of the United States of America

DATE: Friday, May 15, 2026

SUBJECT: Corporations Are Not People. They Are a National Security Threat. And We Are Watching the Takeover Happen Live.

SECTION 1: A DIRECT ADDRESS

My fellow Americans,

You have been lied to. Not once. Not accidentally. Systematically, deliberately, and for profit.

You were told that corporations are people. That their money is speech. That their rights deserve constitutional protection equal to yours. That the same document written in the blood of patriots — the document that begins with the words *We the People* — protects the financial interests of a multinational entity that can be created in an afternoon, dissolved overnight, and owned anonymously by interests that may never set foot on American soil.

That was not the Constitution your founders wrote. That was the Constitution a captured court invented. And the consequences of that invention are now threatening the survival of the Republic itself.

This letter is a warning. It is also a promise. And it is a call to every American who still believes that this country belongs to its people — not to its corporations, not to its billionaires, not to the foreign sovereign wealth funds quietly buying influence in Washington — to stand up, understand what is being done, and act.

The republic is being taken. Not by force. By design. And the tool they are using is the one you carry in your pocket.



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SECTION 2: THE FACTS THEY DO NOT TEACH IN SCHOOL

Fact 1: Corporate Personhood Was Never Voted On by the American People

The legal doctrine that corporations have constitutional rights — known as corporate personhood — was not passed by Congress. It was not ratified by the states. It was not put to a public vote. It was inserted into American law through a legal footnote.

In 1886, the Supreme Court decided *Santa Clara County v. Southern Pacific Railroad*. The actual ruling said nothing about corporate personhood. But a court reporter named Bancroft Davis — a former railroad executive — wrote a headnote summary claiming the Court had affirmed that corporations were "persons" under the Fourteenth Amendment. That headnote, written by a man with a conflict of interest, was never part of the ruling. It had no legal force. But it was cited as precedent for the next 140 years.

The Fourteenth Amendment was written to guarantee the rights of formerly enslaved human beings. It was hijacked to protect railroad profits. That theft has never been corrected.

Fact 2: Citizens United Gave Corporations the Right to Buy Your Elections

In 2010, the Supreme Court ruled in *Citizens United v. FEC* that the government cannot restrict independent political expenditures by corporations, associations, or labor unions. In plain English: corporations can spend unlimited amounts of money to influence your elections, and the government cannot stop them.

The five justices who voted for this decision declared that money is speech and corporations are speakers. The result:

- In the 2010 midterms, outside spending doubled from prior cycles.
- By the 2020 election cycle, outside groups spent over \$3.4 billion on federal races.
- Dark money groups — nonprofits that do not disclose their donors — spent over \$1 billion in the 2020 cycle alone.
- Foreign-influenced corporations can funnel money through domestic subsidiaries with no disclosure requirement.

Your vote is worth one. Their money is worth millions. That is not democracy. That is an auction.



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Fact 3: A Corporation Can Be Created, Used, and Dissolved Before You Can Investigate It

A shell company can be created in Delaware in 24 hours for less than \$100. Until the Corporate Transparency Act began phasing in requirements in 2024, the owner of that company was not required to identify themselves to any government authority. A single beneficial owner could control hundreds of shell companies, each making political donations, purchasing media, funding influence campaigns, or contracting with government agencies — all while remaining completely anonymous.

This is not a hypothetical. The United States has been ranked by independent financial watchdogs as one of the easiest countries on earth in which to hide the ownership of a company. According to the Financial Accountability and Corporate Transparency Coalition, the U.S. was for decades the number one destination globally for anonymous shell company formation — worse than the Cayman Islands. Worse than Panama.

Foreign oligarchs. Foreign intelligence services. Hostile foreign governments. Any of them could — and the evidence suggests many did — route money, influence, and psychological operations through anonymous American shell companies, protected by the same constitutional framework designed to protect you.

Fact 4: A Corporation With Constitutional Rights Can Do to You What the Government Cannot

Here is the most dangerous fact of all — the one that makes corporate personhood not merely a legal curiosity but an active national security threat:

The Constitution limits what the **government** can do to you. The First Amendment stops the government from censoring your speech. The Fourth Amendment stops the government from searching your home without a warrant. The Fifth Amendment stops the government from taking your property without due process.

None of those protections apply to corporations.

A corporation can monitor everything you say, everywhere you go, everything you buy, everyone you love, and every political opinion you hold — and sell that information to the highest bidder, including foreign governments. That is legal.

The U.S. military is explicitly prohibited by federal law from conducting psychological operations against American citizens. But a corporation can run a psychological influence



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campaign targeting 300 million Americans, engineered by behavioral scientists, powered by your own personal data, optimized by artificial intelligence to find and exploit your specific psychological vulnerabilities — and face no legal consequence whatsoever.

The government cannot do to you what Facebook has been doing to you every day since 2006.

The government cannot do to you what TikTok is doing to your children right now. TikTok — now nominally monitored and partially controlled by Oracle under the terms of its forced divestiture agreement — has not been made safe. It has been domesticated. The algorithm that once served Beijing's interests in fragmenting and managing American attention has not been dismantled. It has been handed to a new set of corporate managers who are using it to consolidate American users into curated groups — making you feel heard, feel seen, feel connected — while quietly walling you off from anyone outside the bubble they built for you. You are not being freed from the algorithm. You are being processed by it. Sorted, labeled, and prepared for a leash that the data centers are already being built to hold.

Kevin O'Leary's public campaign to build data centers — framed as a patriotic effort to "beat the Chinese" — deserves to be examined plainly for what it is. In his now widely circulated appearance on Tucker Carlson's program, O'Leary made a claim that should stop every American cold. He said he wants to beat China by building data centers across the United States. And then he said something that reveals exactly what kind of "freedom" he is selling: that anyone who opposes his data center vision is a foreign adversary.

Read that again.

Kevin O'Leary is not an elected American official. He is a Canadian-born multimillionaire investor promoting a massive private data-center project in Utah — a project reported at roughly \$100 billion, covering 40,000 acres, and demanding power on a scale larger than many public utilities.

So when he goes on television and frames opposition to that project as something China would want, Americans should pay attention.

That is not just a business argument. It is a political weapon.

Local residents are raising ordinary democratic concerns: water, power, pollution, noise, land use, public accountability, and who profits from infrastructure built around their lives. O'Leary's response is not merely to answer those concerns. It is to place them inside a national-security frame — to imply that skepticism toward his project serves a foreign adversary.



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That is dangerous.

Because this is happening in the same political climate where the federal government has already shown a willingness to revoke visas and target noncitizens over speech, protest, and association. Once dissent is rhetorically reclassified as “foreign hostility,” the machinery of intimidation does not need to be invented. It only needs to be aimed.

The irony is obvious: a Canadian-born investor is telling Americans that questioning his private infrastructure agenda is somehow suspiciously foreign.

But the bigger issue is not hypocrisy. It is power.

When private capital, surveillance-scale infrastructure, artificial intelligence, energy policy, and national-security rhetoric merge, ordinary citizens are pushed into a trap: support the buildout, or be treated as anti-progress, anti-American, or aligned with the enemy.

That is not patriotism.

That is coercion wearing a flag pin.

A corporation with the constitutional rights of a person and the legal accountability of a ghost is not a person. It is a weapon. And it is being aimed at you.

From what I can conclude from the data, China did not invent the surveillance economy. American corporations did. What China perfected was its application to civilian management — the use of data, algorithms, and platform architecture to monitor, predict, and shape the behavior of an entire population at scale. O’Leary and the investors behind him are not ideological opponents of that model. They are its American franchise. The claim that building data centers under American corporate ownership protects American freedom ignores the central fact: the tool itself does not become safe because an American billionaire owns it instead of a Chinese Communist Party affiliate. A cage built in Ohio is still a cage.

We respect that nations govern themselves according to their own histories and values with the utmost respect to the people being governed including ours. But we are clear-eyed about what the long-term purpose of mass data infrastructure is — regardless of who owns it, regardless of what flag flies over the server. Data centers built on the psychological profiles of 330 million Americans are not neutral infrastructure. They are the hardware of control. And the leash being built does not care whether the hand holding it speaks Mandarin or English, or whether it holds an American passport or a Canadian one.



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The American people do not want to be managed. Not by foreign governments. Not by domestic corporations. Not by foreign-born billionaires who dress their appetite for control in the language of patriotism while calling your dissent an act of war. We are not a population to be administered. We are a sovereign people. And any system — foreign or domestic, public or private — that is designed to monitor, predict, sort, and shape our behavior without our knowledge and genuine free consent is not infrastructure.

It is a cage. And we can see exactly who is building it, and why, and what they intend to do with the key.

Let this serve as formal public notice of the policy position of this administration upon taking office on January 20, 2029. If these data centers are built — if this infrastructure of civilian surveillance and psychological management is constructed on American soil, with American subsidies, using American public land and public power grids, under the pretense of serving the American people — this administration will treat them for exactly what they are: a national security threat to the sovereignty, cognitive liberty, and democratic self-governance of the United States.

We will invoke every available national security framework to dismantle, repurpose, and reclaim them. And where the law requires additional authority, we will seek it. These facilities — built on public resources, built to profit from the exploitation of the American people, built to place a leash on this generation and every generation that follows — will be subject to Eminent Domain confiscation in the public interest. The land will not be wasted. The buildings will not sit empty.

The communities that were promised jobs and prosperity in exchange for hosting these monuments to surveillance will instead receive something the powerful have spent 140 years making sure the American people never have enough of: knowledge. These sites will be converted into free public education centers — places where every American, regardless of income, zip code, or background, can learn financial literacy, wealth building, civic rights, legal self-defense, and whatever else the community determines it needs to be free, self-sufficient, and ungovernable by any corporation or government that believes your ignorance is its greatest asset. They built the infrastructure of control on your land. We will build the infrastructure of liberation in its place. The choice between a data center and a classroom is not a technical question. It is a moral one. And this administration has already made it.

SECTION 3: THE COLLUSION — WHAT HAPPENS WHEN THEY WORK TOGETHER



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The corporate threat does not exist in isolation. The existential danger is what happens when corporate power and government power begin to serve the same interests — and use the tools of each to do what the other is legally forbidden to do alone.

This is not a conspiracy theory. It is a documented pattern with a name: **regulatory capture**. And it is operating in the United States right now at a scale that has no precedent in American history.

Here is how it works:

The government cannot spy on you without a warrant. So it buys your data from commercial data brokers who collected it without one. Legally.

The military cannot conduct psychological operations against American citizens. So it coordinates with private social media platforms to shape the information environment those citizens live in. Congressional testimony and internal documents obtained through litigation have confirmed this happened.

The government cannot own the media. So six corporations — down from fifty in 1983 — control what 90 percent of Americans see, read, and hear. Those corporations have boards, shareholders, advertisers, and government contracts that create structural incentives to serve concentrated power rather than the public interest.

The result is a system in which the formal prohibitions of the Constitution are technically maintained while their practical effect is entirely circumvented. The government does not censor you directly. It works with the platform that hosts your speech to decide what you can say and who can hear it.

That is not freedom of speech. That is the management of speech, performed by private actors, for governmental and corporate purposes, hidden behind the legal fiction that the First Amendment was not technically violated because it was a company that did it.

The Revolving Door: The Bridge Between Government and Corporate Power

The mechanism that makes this collusion seamless is the revolving door — the practice by which government regulators leave their agencies to take high-paying positions at the industries they were supposed to regulate, and by which corporate executives move into government positions overseeing their former employers.



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Consider:

- The Federal Communications Commission, which regulates telecommunications, has been led by former telecom industry lobbyists.
- The Food and Drug Administration has routinely been staffed by former pharmaceutical executives.
- The Department of Defense has awarded trillions of dollars in contracts to companies whose boards and executive suites are filled with former Pentagon officials.
- The agencies tasked with regulating the technology industry have been staffed by former technology industry lawyers and executives.

This is not corruption in the traditional sense — money changing hands in a back room. It is structural corruption: a legal, open, entirely normalized system in which the people who write the rules are the same people who profit from the absence of rules. No individual act is necessarily illegal. The system as a whole is captured.

When the regulated and the regulator are the same class of people with the same financial interests, regulation is theater. And the American people are the audience.

SECTION 4: THE DATA CENTERS — THE CHAINS BEING BUILT FOR YOUR CHILDREN

The most consequential threat — the one that will define the lives of every American generation that follows ours — is not political. It is architectural.

Across the United States, a network of data centers is being constructed at a pace and scale with no historical precedent. These facilities — massive, power-hungry, often built with public subsidies on land acquired with governmental cooperation — are the physical infrastructure of a new form of social control.

They are not just storing data. They are storing *you*. Your location history. Your purchase history. Your medical records. Your political opinions. Your private conversations. Your psychological profile. Your children's behavioral patterns from the first time they touched a screen. Every search you have ever made. Every fear you have ever typed into a search bar at 3 in the morning.

This data is being used right now to:



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- **Target you politically** — to identify your psychological vulnerabilities and deliver precisely crafted messages designed to produce predetermined political opinions
- **Predict your behavior** — to forecast what you will do, buy, and believe before you decide, and to shape the environment around you to produce the outcome the algorithm is optimized for
- **Control your information environment** — to determine what news you see, what voices are amplified in your feed, what reality you are presented with every time you open your phone
- **Sell access to you** — to allow any entity with sufficient money, including foreign governments, to purchase a targeted influence campaign aimed at your specific psychological profile

A child born today will reach voting age having been psychologically profiled for 18 years. The system that shapes what information they encounter, what political options they understand to be available, and what desires and fears define their sense of self will have been running on them continuously since infancy.

That is not a generation of free citizens. That is a generation of managed consumers and administered voters. And the chains are being built right now, with your tax dollars, on your soil, by companies that owe their allegiance to their shareholders — not to you, not to your children, and not to the republic.

SECTION 5: WHY CORPORATE PERSONHOOD IS A NATIONAL SECURITY THREAT

Let us be precise about what we mean when we say that corporate constitutional rights are a national security threat. This is not rhetorical. It is a legal and strategic argument that the next administration will formally advance.

Threat 1: Foreign Influence Through the Constitutional Back Door

A corporation chartered in the United States, even one substantially owned or controlled by foreign interests, currently enjoys First Amendment protections. This means that foreign-influenced entities can spend money in American political life, fund media operations, run influence campaigns, and acquire information infrastructure — all while sheltering behind constitutional protections that were designed exclusively for American citizens.



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A foreign government cannot directly fund an American political campaign. But it can acquire a stake in a corporation that owns a media company that shapes the information environment of 100 million Americans. It can purchase a social media platform. It can invest in data broker companies that sell psychological profiles of American citizens to anyone with the money to buy them.

The Constitution's protections are being used as a shield by the very foreign interests those protections were designed to guard against.

Threat 2: No Accountability, No Allegiance, No Consequence

A corporation has no allegiance to the United States. It has no family here. It cannot be imprisoned. It cannot be drafted. It cannot be made to feel the consequences of the policies it purchases. It can be dissolved the moment accountability threatens it, and reconstituted under a new name the following morning.

A human being granted constitutional rights bears the responsibilities of citizenship alongside those rights. A corporation bears none. It takes the rights without the obligations, the protections without the accountability, the freedom without the consequences. That asymmetry is not merely unjust. It is dangerous. Any entity that can exercise the rights of citizenship without bearing its responsibilities will, over time, use those rights exclusively in its own interest and against the public interest of actual citizens.

Threat 3: Shell Companies Are Weapons of Subversion

The combination of corporate personhood, anonymous shell company formation, and unlimited political spending creates a system in which any interest — foreign or domestic, criminal or legitimate, hostile or neutral — can acquire political influence in the United States without ever being identified.

An anonymous shell company can fund a Super PAC. That Super PAC can run \$50 million in television advertisements shaping public opinion on a critical policy. The American people never know who paid for it. The candidates who benefit never have to acknowledge the source. The foreign intelligence service or hostile oligarch who funded it faces no legal consequence and leaves no traceable fingerprint.

This is not a theoretical vulnerability. The Senate Intelligence Committee's bipartisan report on foreign interference in the 2016 and 2020 elections documented that foreign actors exploited



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precisely these legal gaps to conduct influence operations at scale. The gaps have not been closed.

SECTION 6: WHAT NEEDS TO HAPPEN — AND WHAT THIS ADMINISTRATION WILL DO

The problem is not a single bad actor. It is a system of laws, court decisions, and regulatory failures that has, over 140 years, gradually transferred constitutional protection from the people of the United States to the entities that extract wealth from them. Fixing it requires action on multiple fronts simultaneously.

1. Amend the Constitution to Clarify That Constitutional Rights Belong to Human Beings

The 28th Amendment to the United States Constitution shall declare, plainly and without exception, that the rights enumerated in this Constitution belong to natural persons — human beings — and that no corporation, limited liability company, trust, association, or other legal entity shall be entitled to claim constitutional rights on the basis of personhood. Money is not speech. Corporations are not people. This shall be the law of the land, not the opinion of an unelected judge.

This is not a new idea. More than 800 municipalities and 22 states have already passed resolutions calling for such an amendment. Over 80 percent of Americans — in polls spanning both parties — agree that corporations should not have the same rights as people. The only obstacle is a Congress whose members are dependent on the corporate money that the current system protects.

2. Full Beneficial Ownership Disclosure — No More Anonymous Shell Companies

Every corporation, LLC, trust, or other legal entity operating in the United States or engaged in American political activity shall be required to publicly disclose its full beneficial ownership chain — the actual human beings who ultimately own and control the entity — at the time of formation and on an ongoing basis. No anonymous ownership. No nominee directors. No shell-within-shell structures that obscure the true owner.

Foreign nationals and foreign governments shall be absolutely prohibited from any ownership stake, direct or indirect, in any entity that owns American media, operates American information



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infrastructure, engages in American political activity, or holds contracts with the American government.

3. The Executive Orders This Administration Will Sign on Day One

Upon taking office on January 20, 2029, this administration will immediately sign the following executive orders:

Executive Order 2029-TBA*: Prohibition of Psychological Warfare Against the American People

No government agency, corporation, foreign entity, or individual shall plan, conduct, fund, or facilitate psychological operations — including algorithmic manipulation, mass behavioral targeting, dark patterns, manufactured consent operations, or mass psychological profiling for political purposes — directed at United States citizens. A National Psychological Integrity Task Force will be established with independent authority, subpoena power, and a mandate to publicly identify and expose every entity that has engaged in psychological warfare against the American people. All findings will be published in plain language for every American to read.

Executive Order 2029-TBA*: Suspension of All Undisclosed Government-Corporate Information Coordination

All existing formal or informal arrangements between executive agencies and private technology platforms relating to content suppression, amplification, or user account actions directed at American citizens are immediately suspended pending public review. No government official may request, encourage, or coordinate with any private platform to take any action regarding the speech of American citizens without a valid judicial order. Any such coordination is hereby declared a violation of the First Amendment regardless of the private entity's voluntary participation.

Executive Order 2029-TBA*: National Security Review of Foreign-Influenced Information Infrastructure

Any data center, social media platform, content distribution network, artificial intelligence system, or information infrastructure operating in the United States that is wholly or substantially owned or influenced by a foreign government or its proxies shall be subject to an immediate national security review. Pending that review, no such entity may collect, retain, or transfer the personal data or psychological profiles of American citizens to any foreign entity. Noncompliance will be treated as a hostile foreign intelligence activity.



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Executive Order 2029-TBA *: Data Broker Prohibition for Government Agencies

No executive agency may purchase, license, or otherwise acquire from any commercial data broker any personal data, location data, psychological profile, or behavioral targeting information pertaining to American citizens that the agency would be prohibited from collecting directly under the Constitution or applicable statute. All such existing contracts are hereby terminated. A full public accounting of all commercial data purchases by government agencies in the preceding ten years shall be published within 180 days.

*TBA - To be assigned.

SECTION 7: WHAT YOU CAN DO NOW

You do not have to wait for January 2029. The power of accountability belongs to the American people in every moment — not only on Election Day.

Document everything. If you are a current or former employee of a technology company, data broker, government agency, or media organization and you have knowledge of psychological operations, algorithmic manipulation, undisclosed government-corporate coordination, or foreign influence operations conducted against American citizens — preserve that evidence. Secure it outside company systems. The National Psychological Integrity Task Force will have secure submission channels on its first day of operation.

Demand disclosure. Ask every candidate at every level of government: Who funds you? Who are your top donors? What corporations have you received money from? What lobbying relationships have you had? Their answers — and their evasions — will tell you everything.

Support the 28th Amendment. Over 800 communities have already passed resolutions. Contact your state legislators. Demand they add their names. The amendment process requires 38 states. We are closer than the corporate media wants you to know.

Understand what you are carrying. Every app on your phone is a data collection device. Every free service you use is collecting intelligence on you. The price of convenience has been your psychological profile, your political vulnerability, and your children's future cognitive freedom. That does not mean you must abandon technology. It means you must demand that technology serve you — not the entity that profits from your attention, your data, and your susceptibility.



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Speak without permission. You do not need a television network, a verified account, or a platform's algorithmic favor to speak the truth to your neighbor. The most powerful transmission of genuine information in human history has always been person to person, community to community. The algorithm cannot reach the conversation you have at your kitchen table. Have that conversation.

SECTION 8: A FINAL WORD — TO THE PEOPLE, AND TO THE POWERFUL

To the People:

You have been told that you are powerless. That the machine is too big, too fast, too entrenched to change. That the corporations are too rich, the politicians too captured, the system too broken to fix.

That is what they need you to believe. A population that believes itself powerless is a population that has already surrendered. The most important psychological operation ever run against the American people is the one that convinced them their votes do not matter, their voices cannot be heard, and their republic cannot be reclaimed.

It is a lie. It has always been a lie.

Every rights expansion in American history — the abolition of slavery, women's suffrage, the Civil Rights Act, the end of the Vietnam War — was accomplished by citizens who were told the same thing. That they were powerless. That the system would not change. That the powerful would always win.

They were wrong every time. And they are wrong now.

The republic was built by ordinary people who decided that their dignity was not for sale and their freedom was not negotiable. It will be reclaimed the same way.

To the Powerful:

You know what you have done. You know which data you collected without consent. You know which influence campaigns you ran. You know which government officials you coordinated with. You know which shell companies you used. You know which elections you tried to buy.



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You know which algorithms you deployed knowing they were causing psychological harm to millions of people because the harm drove engagement and engagement drove revenue.

You have operated in the assumption that the structure you built to protect yourself is permanent. That the legal gaps you exploited will never be closed. That the politicians you purchased will always protect you. That the American people are too divided, too distracted, and too algorithmically managed to hold you accountable.

January 20, 2029, is the beginning of the accounting.

Not because one administration has the power to fix everything. But because the American people, once they fully understand what has been done to them, do not forget. And they do not forgive those who stole their republic while telling them they were free.

You are on notice.

"We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America."

— Preamble to the Constitution of the United States

This document was written for every person those words were meant to protect. Not for the corporations. Not for the billionaires. Not for the foreign sovereign wealth funds. Not for the anonymous shell companies.

For you.

Vincent Cordova
Future President of the United States 2029,

A Member of Your Global Family
On behalf of all who refuse to surrender the future without a fight.



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Supporting Legal and Factual Citations: *Santa Clara County v. Southern Pacific Railroad*, 118 U.S. 394 (1886) | *Citizens United v. Federal Election Commission*, 558 U.S. 310 (2010) | *Buckley v. Valeo*, 424 U.S. 1 (1976) | *Smith-Mundt Act of 1948, as amended by the Smith-Mundt Modernization Act of 2012* | *Senate Select Committee on Intelligence, Report on Russian Active Measures Campaigns and Interference in the 2016 and 2020 U.S. Elections* | *FTC v. Facebook, Inc.* (2021) | *Rolling Stone, "Another Runaway General: Army Deploys Psy-Ops on U.S. Senators"* (2011) | *Financial Crimes Enforcement Network, Beneficial Ownership Rules* (2024) | *Department of Defense Directive 3321.1* | *Executive Order 12333* (1981)