

SHADOWDANCERS ALTERNATIVE ARTS ASSOCIATION (SDA3.ORG) 2001-2022

REPORT – Re: WARHAMMER 40,000 (GAMES WORKSHOP GROUP, UK)

PRESS RELEASE

Issued Aug 23rd 2022, 5:00 pm CDT

INDEX:

SECTION I	CONTRACT DEVELOPMENTS AND NOTICE OF MATERIAL BREACH OF CONTRACT
SECTION II	POLICY STATEMENT OF THE FIRM
SECTION III	EVENT ACCESS LIMITATIONS IMPOSED
SECTION IV	EVENTS CONDITION RULE AND SANCTIONS
SECTION V	AGE OF AUDIENCE CITATION A FACTOR IN DECISION

INTRODUCTION

Citing a repetitious use of racial slurs on FACEBOOK.COM in “Warhammer 40,000” community and prior December 2021 “James Workshop” character referred to as “Jimmy” in extortion letters cited in 2013 and 2021, used to conduct harassment during the serious illness, death, and identity theft of CHARLYCE ANN KLEPPER to extort: “SHADOWDANCERS L.L.C.”, “RACCOON TECHNOLOGIES INCORPORATED”, “DEEP LAYER INC.” and other firms during WITHHOLDING OF A MINOR CHILD from ORDERED POSSESSION and for INTERSTATE COMMERCE and interference in REGISTERED SECURITIES;

The firms named in the 2022 July extortion letters after the March 3rd 2022 YOUTUBE.COM EXTORTION video obtained from Attorney Frank Stout of CITY OF ADA by Federal Fraud executed by Donald J. Beal and FANTASY FLIGHT GAMES of State of Minnesota, a contractor of GAMES WORKSHOP GROUP and subsidiary of ASMODEE GAMES – are entitled to impose immediate and permanent SANCTIONS on all GAMES WORKSHOP GROUP products, video, content, performance, access, and use of company assets and events, barring them from all commercial benefits and contract with the firms for coercive acts in FALSE LEGAL NAME and alleged in public as COMMERCIAL SALE OF REIGSTERED FALSE TITLE for \$80,000 USD (2013 U.S. Dollars), in fraud generally themed a criminal enterprise and with PARADOX INTERACTIVE AB as employer of record of the perpetrator “myluv187”, known also as hitman4hire@yahoo.com and other aliases to suggest violence and murder of the Oklahoma party in context with child stealing (21 O.S. 21-891) and “automatic mistrial” violating “DUE PROCESS” requirements of “KELLY v KELLY” and 586 U.S. ____ case 17-1091 bench order barring this fraud.

Policy changes are as follows for all affected firms and events.

SECTION I

GAMES WORKSHOP GROUP, its employees, subcontractors, agents, representatives, "OUTRIDERS" members of registry, and other persons affiliated with either LSE:GAW and PARADOX INTERACTIVE AB of Sweden; are hereby deemed in breach of contract with SHADOWDANCERS L.L.C. and its licensees.

All remedy according to such breach including SANCTIONS and LIMITATIONS shall be duly imposed "for cause" citing numerous incidents of a pattern of criminal activity, first ascribed a felony fraud in 2002 written publications of DONALD J. BEAL in 2002-2004 identity theft activity to extort.

SECTION II

It is the Policy of the SDA3, a registered for-profit company of the State of Oklahoma, to give notice of this change in access, use, and permission over all products and services, to revoke those rights, privileges, use, and publicity in all forms concerning their property and that of the library created and maintained to protect LEGAL DOCUMENTS for LEGAL REFERENCE which has become central to a provenance of artwork and registration in ongoing material plagiarism of the sponsor for profit company by GAMES WORKSHOP GROUP, PARADOX INTERACTIVE AB, and persons alleging to be their employees in 2002-2022 in INTERSTATE COMMERCE.

WHEREBY, any use, distribution, display, or copying or relaying of information of information is so prohibited to the prior persons, their agents, and to their commercial or professional use, immediately;

AND WHEREBY other restrictions shall be imposed and additional physical action and use of physical force to remove trespass upon such property, lease, space, performance area, point of sale, product demonstration, or other exclusive commercial or private property of the firms at any time of occupation or use or lease or exclusive right granted to the parties, such as video and broadcast rights of portals and interactive film or digital video likewise.

SECTION III

SHADOWDANCERS L.L.C., as exclusive owner of the registered mark SEVEN ALPHA and TELECOMMUNICATIONS SERVICES and identity registry, shall as license condition – impose with all use upon its clients, licensees, and networks – suspension of the display of such content for the promotion, sale, use, exposition, or trade whether commercial or non-commercial, of GAMES WORKSHOP GROUP and PARADOX INTERACTIVE AB and PEARL ABYSS products.

These terms are agreed this August 23rd 2022 as of 4pm CDT by "RACCOON TECHNOLOGIES INCORPORATED" and "DEEP LAYER INC." and other digital-protectorate-certificate-authority clients of SEVEN ALPHA as meritious and necessary SANCTION across all platforms of the firms; for conduct barred "for cause" themed 43A O.S. 43A-5-104 criminal conduct by GAMES WORKSHOP GROUP to influence and abuse persons and alter reviews of their product; and due to a pattern of contempt for lawful DMCA requests to cease and desist the use of "STRYX" brands – found in STYRIX and STRIXICUS and other variations to extort the mixed-race prior established STRYX@CHICKASAW.COM author of such works and goods well known from 1996-2022 in publication for unpaid commercial exploitation and fraud.

SECTION IV

No company that engaged in personalized extortion, using the LEGAL NAME of a competitor or materially mutilated LEGAL NAME to express “racial contempt and defamatory claims” of a fabricated mental health or medical condition based on “mixed race with CHICKASAW heritage” will be afforded a platform on “ZLI” or other video services of the firms; nor will content from those companies engaged in such claims obtained in WRITTEN THREAT LETTERS transmitted using the LEGAL NAME of the victim created upon ICANN and ARIN or other IP ADDRESS NAME AND NUMBER REGISTRIES be afforded a legal platform in the domain of RACCOON TECHNOLOGIES INCORPORATED or its hosting providers.

Identity theft and FALSE LEGAL INSTRUMENTS tendered in PERSONAL MEDICAL PAPERS for “fraud” in 2021-2022 by the perpetrators, wrongly and criminally styled a “GUARDIAN AD LITEM” to control a child, overcome the commission of PUBLIC COMMERCIAL OFFICE OF THE PUBLIC TRUST, and tamper with credit and securities; in concert with the March 2nd 2022 death of Charlyce Ann Klepper, foster mother of the intended victim and named expressly in false statements to extort for real estate, false title, and to carry out “fraudulent conveyance” of TITLE in registered property for sale overseas;

Obligate the RACCOON TECHNOLOGIES INCORPORATED and DEEP LAYER INC. firms to jointly deny “GAMES WORKSHOP GROUP”, “PARADOX INTERACTIVE AB”, “ASMODEE GAMES”, “PARADOX INTERACTIVE AB” of Sweden, and “PEARL ABYSS” of South Korea; from all use by any person for the products and services of their companies in communication, exposition, demonstration, hosting, access to events, and use of any service or platform of the companies based on the prior fraud.

Any person regardless of public registry of employment, found in possession of these items or exposing the content of these companies will be removed without right of appeal or future access or service, as specified in CONTRACT with the company subject “HATE SPEECH” and “HATE CRIME (18 U.S. Code section 249)” clause in each agreement; and all benefits suspended and returned to the company for the term in which such violation shall occur as restitution.

The use of models, toys, props, background items, product boxes, promotion in written or visual or auditor or other methods whatsoever, will be a violation of this condition of CONTRACT, and enforced.

No product of any of the prior companies is permitted upon DEEP LAYER INC. publication as a result of this service policy – citing ongoing and corrupt activity inferring medical defect for “civil honors” entitled the victims and discrimination in a pattern of abuse prohibited by 21 Oklahoma Statutory Code section 21-8.

These acts, in a specified 43A O.S. 43A-5-104 and 21 O.S. 21-891 “child snatching” fraud; are repugnant to the character and community of SEVEN ALPHA™ products; and no firm profiteering on the fraud will be entitled platform or event or community access or support – including immediate removal from venue and loss of any deposit, payment, or unpaid portion of contract for violation immediately in forfeiture to the victims of this hate crime activity and pattern of sexual harassment. Use of false gender identification (misgendering) in concert with the resultant death of elderly vulnerable members of the family and impersonation of those persons to overcome over \$100,000+ USD in real estate title, are a criminal conspiracy against rights and “lynching” themed Federal Felony activity with “serious bodily harm”, for which the GAMES WORKSHOP GROUP and related PARADOX INTERACTIVE AB

employees have admitted their participation openly, repeatedly, and to carry out a pattern of intimidation of art and intellectual property fraud over 2001-2022. The firms subject such abuse are entitled this immediate 1st AMENDMENT civil right in contract, voiding all tort per Oklahoma Constitution Article XXIII section XXIII-8 and XXIII-9 right, to enforce privileges of "XXIII-1A" protections against criminal conduct and Title 76 Section 76-1, 76-4, 76-6, and 76-8 rights via 76-9 rule.

Any attempt to retaliate or engage in punitive coercion against these rights and contract rules of State of Oklahoma and NATIVE AMERICAN TERRITORY themed "State of Sequoya" or other organization enjoined the protection of the NATIVE AMERICAN TERRITORY of Turtle Island (North America) set forth in the McGirt v State of Oklahoma Supreme Court Decision and homestead rights of persons settled there, resident rights, and protections not granted to the UNITED STATES or other foreign sovereign or contrary "THE UNIVERSAL DECLARATION OF HUMAN RIGHTS" so made by the UNITED NATIONS; will be construed as criminal coercion to influence the Sovereign Rights of the People of this nation, and to overcome their incorporation set forth in "The Enabling of Statehood Act" of 1906; for which the collateral of the Federal Union and all member States so made and approved adoption is forfeit in tort.

This is settled law, pursuant Oklahoma Constitution Article I section I-1, as of 1907; and a duty of the United States and other nations and governments thereof to comply; or be engaged in acts of war and open aggression affording forfeiture of their intellectual property in full and nullification of their claimants by residents in full in all other nations and states, subject to the Berne Convention or similar documentation; obligations before the International Court and Uniform Code of Commerce so made.

Persons attempting to violate these terms will be removed from such platforms, property, and events – and resistance to such removal in any manner will be themed aggression subject to forced removal and use of martial force; as such claims to murder, sexually assault, and sexually menace in violation of 18 U.S. Code section 2261A have been served under FALSE LEGAL NAME on behalf of the prior corporations by their employees so proven in 2022 report of ongoing threats to blackmail, extort, and overcome the property, lands, and rights of the NATIVE AMERICAN PEOPLE and NATIVE AMERICAN TERRITORY granted to those children born and sold there in legal custody, restrained, or otherwise wrongly or legally held against the INTERNATIONAL LAW and UNITED STATES public policy set forth in "Federal Register Volume 81 Number 244" issued December 2016 and explicit of 1993-2022 obligations and conditions not met.

The removal, concealment, and abuse of children to compel COMMERCIAL ADVANTAGE or establish COMMERCIAL MONOPOLY will not be tolerated by this firm or its licensees – and all parties are in agreement against the prior named parties and their products to terminate access, sales, possession, and commercial use of services to those firms for their pattern of indifferent behavior to child snatching, human trafficking, forced labor, gender defamation and misgendering of persons to coerce property loss and employment loss, and language consistent with prior 1820-1945 conflict evident in their products and glorified in their commercial activity.

The study of "ethnic cleansing" by "war" to explain and justify the failure to accomplish those acts, does not afford a right of COMMERCIAL ACTIVITY upon our networks in a positive or neutral manner; and in concert with community statements to impose such claims against real persons and real injury including "serious bodily harm" and false "gender" and "religious misrepresentation" to extort, are prohibited as "HATE CRIMES" and products predicated on "HATE CRIME" appeal to vulnerable and minor audiences.

SECTION V

Content directed toward ADULT-EXCLUSIVE audiences, of a theological or academic material, would not be subject to such broad claims; nor SANCTIONS necessary if not for repeated evidence of “knowing, material, and willful intentional plagiarism to extort the cultural and creative rights of minorities” in such publications and literature for sale into STATE OF OKLAHOMA jurisdiction and NATIVE AMERICAN TERRITORY to harm those residents of the Native American Territory and deny their economic rights.

Content by the GAMES WORKSHOP GROUP community, in specific claims and rhetoric bearing a direct correlation to “Crazy Indian” slander and libel used to push NATIVE AMERICAN and MIXED BLOOD persons off their land and property and other rights at law; observed August 23rd 2022 on social media officially moderated by GAMES WORKSHOP GROUP – contributed to this change in Policy and sanction.

Whereas the company asserts no control over the 1st Amendment association of your clients and employees, all firms are in agreement based on this interaction that where the franchise “SEVEN ALPHA” and other professional services of our firms operate – a zero tolerance policy will be imposed with economic punitive measures suspending conditional and in-consideration payment of awards and sales commissions to a higher standard and practice that denies rewarding those United Kingdom, Nordic Supremacist, and Caucasian material systemic racism and hate speech observed today on FACEBOOK.COM; and has acted according to that contention against such beneficiaries of this abuse.

Words – when combined with injury to children, elders, and rights of commercial acceptance – are criminal acts in a pattern of abuse, and enjoined all violence and serious bodily harm that precedes their sustained application as if acceptable civil conduct.

As such, we view this ongoing behavior by your Nordic community as a racist act against our Native American heritage and rights; and terminate our relationship and all communication rights of your clients to our service and platform indefinitely – citing death and bodily harm incited and under German law the consistent resort without prior act to “Volksverhetzung” behavior, inciting the public to attack persons to overcome their legal rights at law in communication and membership in a civil society.

SHADOWDANCERS DIGITAL PRESS, for James Allen (author)

“BEYOND WAR FRANCHISE” owner/author/publicist

SHADOWDANCERS L.L.C. (SDA3.ORG)

Licensor Party: “SEVEN ALPHA” Security Products and Telecommunications Services.

RACCOON TECHNOLOGIES INCORPORATED

Licensee Party: “Seven Alpha” Open Stack Software and Hardware Virtual Cloud Provider

DEEP LAYER INC.

Licensee Party: “Seven Alpha” Video Platform Secure Broadcasting Services