

MILLER ACT NOTICE
FOR FEDERAL WORKS PROJECTS
40 USC §3131 ET SEQ.

July 23, 2017 (“Effective Date”)

ORIGINAL CONTRACTOR: The United States Chief Executive Donald J. Trump, and his predecessors William J. Clinton, George W. Bush and Barack H. Obama (the “ <u>Executive</u> ”) The White House 1600 Pennsylvania Avenue NW Washington, D.C. 20500	THE CLAIMANT: Leader Technologies, Inc. Michael T. McKibben, Founder, Chairman and Inventor (the “ <u>Claimant</u> ”) P.O. Box 224 Lewis Center OH 43035 (614) 890-1986 office (614) 864-7922 fax
THE SURETY: Surety bonds are presumed to have been provided to the Executive by the various public-private supplier-beneficiaries of Claimant’s properties (the “ <u>Surety</u> ”)	HIRING PARTY: James P. Chandler, III, National Security Advisor, Chief Contractor Agent for the Executive, National Infrastructure Assurance/Advisory Councils (NIAC), THE CHANDLER LAW FIRM, PLLC (the “ <u>Hiring Party</u> ”) 1776 K Street, NW Washington, DC 20006 Bar ID: #270686

AMOUNT AND ACCOUNTING OF CLAIM:

1. TOTAL VALUE OF ALL SERVICES PROVIDED:¹

Historical Claim:

\$40 billion (this is a substantial compromise from President Trump’s recent estimated value in excess \$3.5 trillion from just 22 organizations, all of whom use and benefit from Claimant’s property.)²

Forward-Looking After-Tax Fee Claim:

Government to collect \$184 billion per year Fee (*pre-tax*) from bond holders on 7.7 billion people @ \$2/month who use Claimant’s property as users of mobile, user-generated social, schools, federal, state and local employees. Claimant to receive *after-tax* balance of the Fee during the life of the intellectual properties, including derivative works. *Source: U.S. Census Bureau.*

¹ Notices: Any errors and omissions are inadvertent. Claimant reserves the right to amend this Notice and the Claim(s). No claims are made to third party rights. All footnotes and endnotes are incorporated as if fully written herein.

² *Source:* President Trump’s Opening Remarks, American Technology Roundtable, WH, Jun. 19, 2017 (“We have approximately \$3.5 trillion dollars of market value in this room.”) *See* WH, Jun. 19, 2017 Attendees, Endnote [i].

2. PAYMENTS, CREDITS AND OFFSETS:

\$ 0.00

3. BALANCE UNPAID, AND AMOUNT OF CLAIM:

- \$40 billion (one-time) (as of Effective Date) (Compromise proposed. Does not reflect the full historical value of Claimant's property used.)³
- Net *After-Tax* Fee on \$184 billion per year, collected by the government from bond holders for annual forward-looking license Fee for use of Claimant's property for the full life of the properties, incl. derivative works.

4. DATE SERVICE LAST FURNISHED:

Benefits accrue continuously to Original Contractor and bond holders.

5. THE PROPERTY AND/OR PROJECT SUBJECT TO THE CLAIM:

Claimant's property is "social networking" and related software intellectual property operating continuously on computers and servers in literally billions of locations in the United States and offshore.

America's Founders knew that a vibrant economy must protect and incentivize real inventors and writers to grow. The U.S. Constitution Article I, Section 8, Clause 8 ("[t]o promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries.") protects patents and copyrights and is the only property right actually written in the Constitution.

The Founders also forbade the government in Article I, Section 9, Clause 3 from issuing a contract, then quashing it later under the color of law. These fundamental principles of property protection have been reaffirmed numerous times.

For example, James Madison said in Federalist No. 44: "Patent rights receive protection pursuant to public contracts between inventors and the federal government, acting on behalf of the people."

³ Claimant reserves the right to reassert up to the full value of Claimant's property used without compensation.

Chief Justice John Marshall affirmed in *Fletcher v. Peck*. 10 US 87 (1810) that the government cannot rescind a contract once awarded. Subsequent Patent Office manuals reinforced this fundamental Constitutional principle: "A Patent is a Contract." *Manual of Patent Law* (1874), *A Summary of the Law of Patents* (1883).

Claimant has multiple patent contracts with the federal government that the government is using without compensating Claimant.

Claimant and his investors sought out a highly-regarded Washington, D.C. patent legal counsel in law professor James P. Chandler, III ("Chandler").⁴ Claimant relied on his legal advice after sharing Claimant's innovations with him and the government. Claimant paid substantial fees to obtain patents that were eventually awarded by the government.

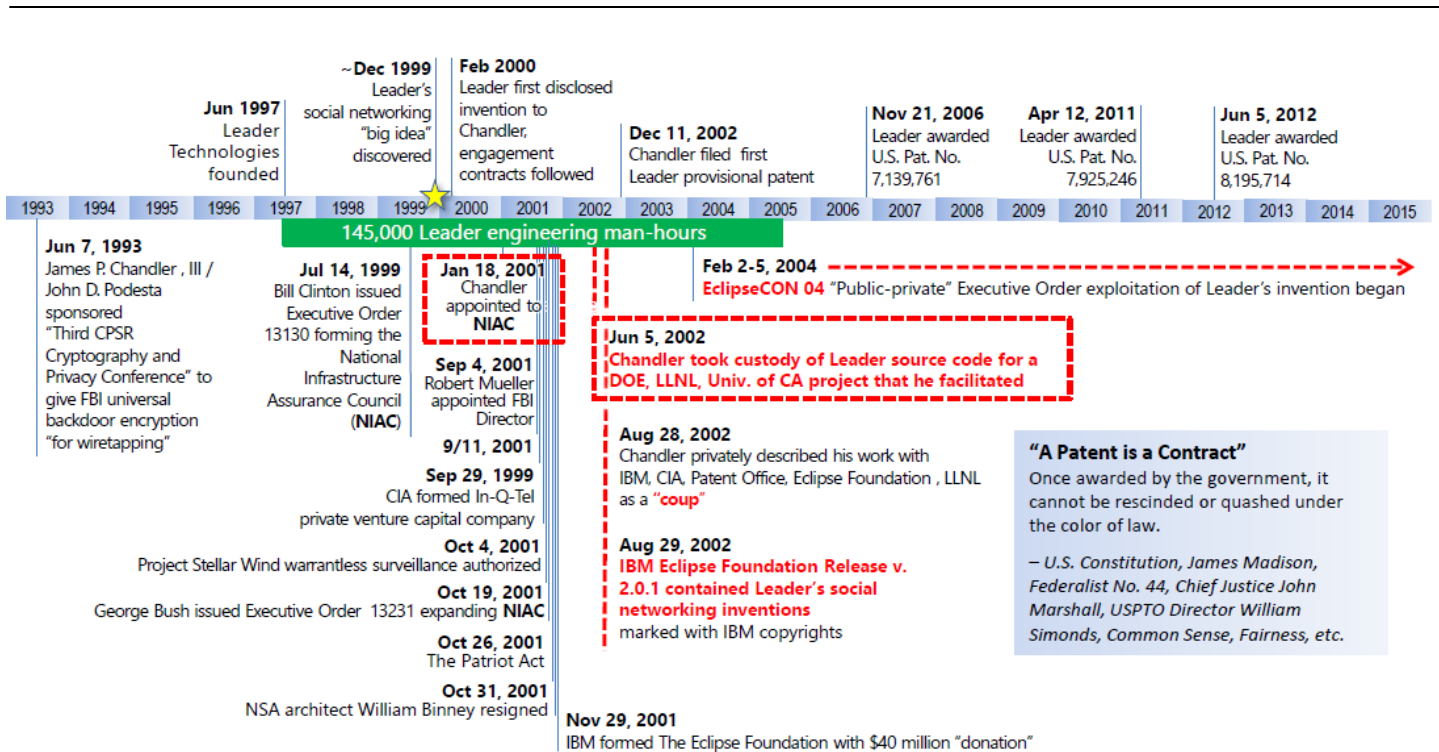


Figure 1: Timeline of events related to this Leader Technologies, Inc. claim.

However, Chandler turned over Claimant's property to a group of "public-private" collaborators with whom he was associated, without any notice or compensation to Claimant.

In February 2000, the Hiring Party, James P. Chandler, III entered into contracts with Claimant to provide legal, director and other services⁵ that resulted in, among other things, the registering of

⁴ Professor James P. Chandler biography, <http://www.nipli.org/1/1-3-2.html>.

⁵ James P. Chandler, The Chandler Law Firm Chartered, Leader Technologies Director Services and Engagement Letters, Apr. 6, 2000, May 5, 2000, Mar. 01, 2001, May 25, 2001; Chandler signed a Leader Directors Services

trademarks, copyrights and the award of U.S. Patent Numbers 7,139,761,⁶ 7,925,246⁷ and 8,195,714.⁸ Chandler was also then a senior national security advisor to the White House, Congress, Judiciary and intelligence community (e.g., FBI, NSA, CIA, DoD, DOJ, DoE, NRO, DHS, IBM), among others.

Chandler is well known or strongly believed to have collaborated with numerous members of the political, legal and intelligence communities in this work, including, but not limited to Former FBI directors Louis Freeh,⁹ Robert S. Mueller, James B. Comey; Rod J. Rosenstein; Andrew D. Goldstein; Preetinder Bharara; Eric H. Holder, Jr.;¹⁰ Loretta E. Lynch; Williams & Connolly LLP;¹¹ Gibson Dunn LLP,¹² Fenwick & West LLP; Weil Gotshal LLP;¹³ Skadden Arps, LLP; Cooley Godward LLP; White & Case LLP; Orrick Herrington LLP; Blank Rome LLP, Perkins Coie LLP, Latham & Watkins LLP; Cravath Swaine LLP,¹⁴ Mayer Brown LLP; Hillary & Bill Clinton; John D. Podesta;¹⁵ Directors of the CIA, NSA. DNI and National Security Advisors since 1993 through the Obama Administration; the Federal Circuit Court of Appeals;¹⁶ Federal Circuit Bar Association,¹⁷ American Bar Association,¹⁸ FISC (“The FISA Court”); In-Q-Tel principals,

Agreement on May 5, 2000 in which he specifically committed to the Business Judgment Rule duties of diligence, loyalty, obedience, accountability, disinterestedness, due care, good faith, abuse of discretion, e.g., "prohibited from using their position of trust and confidence to further their private interests" and "may not engage in undisclosed personal transactions of a material nature." Sec. 1(2), 1(2)(d).

⁶ U.S. Pat. No. 7,139,761, Dynamic Association of Electronically Stored Information with Iterative Workflow Changes, McKibben et al, awarded by Jon W Dudas, Director, USPTO, Nov. 21, 2006.

⁷ U.S. Pat. No. 7,925,246, Context Instantiated Application Protocol, McKibben et al, awarded by David J. Kappos, Director, USPTO, Jun. 5, 2012,

⁸ U.S. Pat. No. 8,195,714, Radio/Telephony Interoperability System, McKibben et al, signed by David J. Kappos, Director, USPTO, Apr. 12, 2001.

⁹ S. Hrg. 104-499 (Feb. 28, 1998). Economic Espionage Act Hearing, testimony of FBI Director Louis Freeh acknowledging James P. Chandler. U.S. Senate.

¹⁰ Chandler, J. P. (Mar. 28, 2001). Trade Secrets and Enforcement of Intellectual Property Rights Conference. NIPLI (highlighted then Assistant Attorney General Eric H. Holder who was collaborating with Chandler on trade secrets and economic espionage cases, along with Robert S. Mueller, James B. Comey and Rod J. Rosenstein, among others).

¹¹ *United States v. James Hsu*, 155 F.3d 189 (1998) (James P. Chandler, III, for the Justice Department, and Paul Mogin, Williams & Connolly LLP, concluded the first prosecution of the Economic Espionage Act of 1996 ("EEA") drafted by Chandler for President Bill Clinton).

¹² Petition for Writ of Certiorari (Nov. 16, 2012), *Leader Technologies, Inc., v. Facebook, Inc.*, No. 12-617 (U.S. Supreme Court 2012) (Gibson Dunn LLP, White & Case LLP, Blank Rome LLP and Cooley Godward LLP represented Facebook and had personal relationships with Chief Justice John G. Roberts, Jr. who hold substantial Facebook financial interests, as do all of the lower court judges in this case).

¹³ Graham, S. (May 23, 2014). Rader Steps Down as Chief, Apologies for Reines Email. *The Recorder*.

¹⁴ Former Patent Office Director David J. Kappos's current law firm.

¹⁵ James P. Chandler, John D. Podesta. (Jun. 07, 1993). Third CPSR Cryptography and Privacy Conference. Carnegie Endowment for International Peace (“to require [for the FBI] that telecommunications manufacturers and service providers redesign their systems to facilitate wiretapping.”).

¹⁶ Chandler bio, fn. 4.

¹⁷ *Id.*

¹⁸ *Id.*

their banker/underwriters and funded companies; National Venture Capital Association (NVCA); the Judicial Conference;¹⁹ the national laboratories; and The Clinton Foundation.

At a minimum, the above-mentioned individuals, organizations and their principals should be excused from involvement in any investigations and decision making about Claimant's claim and compensation because of the appearance of impropriety. Further citations will be supplied upon request.

Chandler received detailed proprietary information about Claimant's invention properties for which he initially estimated that there were "over 60 patentable inventions." The industry now calls Claimant's inventions "social networking."

Chandler failed to disclose to Claimant his conflicts of interest and his material involvement with a "shadow government"²⁰ to which he was/is a key consultant.



Figure 2: On Jun. 8, 2000, James P. Chandler, III, and his legal assistant Kelley E. Clements (L/R, right rear, seated), participated, along with co-inventors Jeffrey Lamb and Michael McKibben (L/R, left rear, standing), in Leader invention design sessions in Columbus, Ohio where he learned the essences of Leader's social networking invention. *Photo: Leader Technologies, Inc.* Figure 1: On Jun. 8, 2000, James P. Chandler, III, and his legal assistant Kelley E. Clements (L/R, right rear, seated), participated, along with co-inventors Jeffrey Lamb and Michael McKibben (L/R, left rear, standing), in Leader invention design sessions in Columbus, Ohio where he learned the essences of Leader's social networking invention. *Photo: Leader Technologies, Inc.*

In 2002, under the color of attorney-client privilege and national security, Chandler obtained a custody copy of Claimant's invention engineering source code on Jun. 05, 2002.²¹ Eleven (11)

¹⁹ Report of the Secretary (Mar. 14, 2001). Report of the Proceedings of the Judicial Conference of the United States. Judicial Conference (Organizer of change to mutual fund reporting rules for federal judges and judicial employees: Jan Horbaly, Fed. Cir. Executive).

²⁰ National Press Office. (Sep. 2, 2016). <https://vault.fbi.gov/hillary-r.clinton>, Part 04 of 11, p. 56, ¶1. FBI.

weeks later, on Aug. 29, 2002, he distributed Claimant's invention to his "public-private" collaborators²² via Version 2.0.1²³ of the IBM Eclipse Foundation source code, his client ("Eclipse"). This new Eclipse source code release contained no mention of Claimant and was marked only with IBM copyright notices.

Notably, just one day earlier, on Aug. 28, 2002, Chandler had met with Montgomery County, Maryland development officials on behalf of himself, IBM, the Patent Office and classified intelligence agencies (he specifically mentioned the CIA)²⁴ about acquiring a 30,000 sf. facility for their plans that his notes described as a "coup." David J. Kappos was then chief inside intellectual property counsel at IBM and an advisor to Chandler. (In 2009, Kappos was appointed director of the Patent Office by President Barack Obama.) Claimant had no knowledge of this attorney-client and directorial misconduct.

The IBM Eclipse Foundation was formed on Nov. 29, 2001 with a \$40 million "donation" from IBM.²⁵ Through Eclipse's members, Claimant's property was distributed to and adopted widely by the bond holders under the moniker of "The Internet of Things."²⁶

The Original Contractor's use of Claimant's property is ongoing and global in scope. The Hiring Party facilitated use of Claimant's property throughout a multitude of government agencies and private organizations, including but not limited to:

1. Suppliers to Executive Orders 13130 (July 14, 1999) National Infrastructure Assurance Council (NIAC), 13231 (October 16, 2001) National Infrastructure Advisor Council (NIAC) and their progeny, up to and including Executive Order 13708 (September 30, 2015) which expires on September 30, 2017 (unless renewed by the Executive), among others. **These orders give the Executive full authority to satisfy this claim.** The Hiring

²¹ James P. Chandler. (Jun. 5, 2002). LLNL-CRADA. CRADA No. TC-2030-01. The Regents of the University of California (Lawrence Livermore National Laboratory) under its U.S. Department of Energy Contract No. W-7405-ENG-48 and Leader Technologies, LLC for RAPIDLY DEPLOYABLE SECURITY SYSTEM, signed by Jeffrey Wadsworth for Director C. Burce Tartar. The Chandler Law Firm Chartered, PDF p. 36, Sec. 5, ¶5.

²² Executive Order 13130, Sec. 2(1); Executive Order 13231, Secs. 1(b), 10(c).

²³ Version 2.0.1 (Aug. 29, 2002). Source code release including Leader Technologies' inventions marked with IBM copyrights. IBM Eclipse Foundation.

²⁴ Kelley E. Clements. (Aug. 30, 2002). Chandler Executive Assistant Clements' stenographer's minutes from meetings and events surrounding meeting among James P. Chandler and Montgomery County, Maryland development officers Dave Edgerley (Director), Janis Peters and May Webster (with the knowledge of Doug Duncan, County Executive) to negotiate use of \$500-1,000,000 in federal budget support for a 40,000 sf. office space facility to be used by his organization NIPLI (National Intellectual Property Law Institute), the U.S. Patent Office archives, classified material (mentions CIA) and IBM, says no involvement of Congress and even used the phrase "(kind of a 'coup' of sorts)."

²⁵ Eclipse.org Consortium. (Nov. 29, 2001). Eclipse.org Consortium Forms to Deliver New Era Application Development Tools [Press release]; See also The Eclipse Foundation (Sep. 17, 2008). The Members of Eclipse, Minutes of the Eclipse Board Meeting, Sep. 17, 2008; The Eclipse Foundation (Sep. 09, 2008). Membership Logos [Board minutes]; IBM. (2001). 2001 IBM annual report, Armonk NY, p. 21 ("We donated more than \$40 million in application development tools to a new, independent, open-source software community called Eclipse.").

²⁶ Executive Order 13718. (Feb. 09, 2016). Commission on Enhancing National Cybersecurity, Sec. 3(a)(ii). Barack Obama ("(ii) ensuring that cybersecurity is a core element of the technologies associated with the Internet of Things and cloud computing, and that the policy and legal foundation for cybersecurity in the context of the Internet of Things is stable and adaptable.").

Party had material influence and control over the execution of these executive orders, directly and through surrogates.

In fact, the NIAC uses the “Government’s procurement power to encourage information technology suppliers to develop cybersecurity framework-compliant hardware and software.”²⁷ In other words, the Executives, namely Presidents Clinton, Bush and Obama, with the assistance of the Hiring Party, forced broad use of Claimant’s property by the bond holders. *See* also Endnotes [i] and [ii] Individual and Organization beneficiaries of Claimant’s property; [iii] for sources.

2. Some of the more notable federal government beneficiaries of Claimant’s property include, but are not limited to, Departments of State, Justice, Treasury, Homeland Security, Defense, Energy, Interior, Education, Transportation, Commerce, Agriculture; Census Bureau, Central Intelligence Agency (CIA); National Security Agency (NSA); National Security Staff (NSS); Securities & Exchange Commission (SEC); Director of National Intelligence (DNI); Drug Enforcement Administration (DEA); National Aeronautics and Space Administration (NASA); National Archives Administration (NARA); National Reconnaissance Office (NRO); Agency for International Development (USAID); Agricultural Research Service (ARS); Bureau of Alcohol; Bureau of Indian Affairs (BIA); Centers for Disease Control and Prevention (CDCP); Consumer Product Safety Commission (CPSC); Department of Health and Human Services (HHS); Environmental Protection Agency (EPA); Executive Office of the President (EOP); Federal Aviation Agency (FAA); Federal Bureau of Investigations (FBI); Federal Election Commission (FEC); Federal Emergency Management Agency (FEMA); Federal Trade Commission (FTC); Fish and Wildlife Service (FWS); Food and Drug Administration (FDA); General Services Administration (GSA); Housing and Urban Development (HUD); Institute of Museum and Library Science (IMLS); Merit Systems Protection Board (MSPB); National Institutes of Health (NIH); National Institutes of Standards and Technology (NIST).; National Oceanic and Atmospheric Administration (NOAA); National Reconnaissance Office (NRO); National Science Foundation (NSF); Occupational Health and Safety Administration (OSHA); Office of Inspector General (OIG); Office of Personnel Management (OPM); Small Business Administration (SBA); Bureau of Alcohol, Tobacco and Firearms (BATF); US Congress; US Patent Office; US Postal Service (USPS) and US Secret Service (USSS). *See* also Endnotes [i] and [ii] Individual and Organization beneficiaries of Claimant’s property, [iii] for sources.
3. Secret NGO (non-governmental organization) bond holders who use, benefit from, and provide Claimant’s property to third parties, include, but are not limited to:

Past and present agents of the Executive, members of the National Infrastructure Assurance/Advisory Council (NIAC), The IBM Eclipse Foundation, AllSeen Alliance, Brookings Institution, World Economic Forum (Davos), Freedom House, Global Network Initiatives, Bilderberg Group, Trilateral Commission, Aspen Institute, Open Society

²⁷ NIAC (Nov. 21, 2013). Business Meeting Agenda. Recommendations, p. 117. DHS.

Foundations (OSF), Open Society Initiatives (OSI), The Clinton Foundation (incl. more than 35 pseudonyms), Bohemian Grove, Federal Reserve, NVCA, GCHQ, ASD, CSE, GCSB, FRE and FVEY. *See* also Endnotes [i] and [ii] Individual and Organization beneficiaries of Claimant's property; [iii] for sources.

6. DESCRIPTION OF LABOR, MATERIALS, SERVICES, ETC. PROVIDED TO THE PROPERTY BY THE CLAIMANT ("SERVICES"):

Claimant invested over \$10 million in five years in research and development in the property. This creative work consumed over 145,000 engineering man-hours that created over 750,000 lines of computer source code.²⁸ The expenses include, but are not limited to, office facilities, communications gear, multiple server centers, servers, computers, switches, hosting sites, databases, testing, debugging, documentation, patents applications, trademarks, branding, product design and development, research, legal, equipment, payroll, transportation, public relations, travel, room & board, meeting expenses, conferences, consulting, insurances, facilities management, human resources, clerical, engineering, supplies, utilities, security, copyrights, legal, accounting, fund raising, data protection, general and administrative expenses, rents, leases, systems, procedures, accounting, auditing, bookkeeping, recruiting, training, professional development, management development, strategy, Malcolm Baldrige National Quality Award state program application and award, etc.

7. CONTINGENCIES:

Claimant reserves the right to update this Notice based upon new information obtained, most especially secret, stonewalled and redacted information regarding the full scope of the Executive's use of Claimant's property.

The remainder of this page is left blank intentionally.

²⁸ *Leader v. Facebook*, 1:08-cv-00862-JJF-LPS (D. Del. 2008), Tr. PgID Nos. 11423:21-11424:5.

YOU ARE HEREBY NOTIFIED THAT THE ABOVE-IDENTIFIED AND UNDERSIGNED CLAIMANT HAS NOT BEEN PAID IN FULL, AND INTENDS TO ENFORCE ITS RIGHTS UNDER THE MILLER ACT, 40 U.S.C. §§ 3131 ET SEQ. THE UNDERSIGNED CLAIMANT HAS FURNISHED LABOR, SERVICES, EQUIPMENT, AND/OR MATERIAL OF THE GENERAL DESCRIPTION ABOVE PROVIDED AND IDENTIFIED AS "SERVICES." SERVICES WERE FURNISHED FOR THE BUILDING, STRUCTURE, OR OTHER WORK OF IMPROVEMENT LOCATED AT THE ABOVE-DESCRIBED PROPERTY. THE PERSON OR FIRM WHO REQUESTED SUCH SERVICES IS ABOVE-IDENTIFIED AS THE HIRING PARTY. THE VALUE OF THE WORK, THE PAYMENT OFFSETS AND CREDITS, AND THE UNPAID BALANCE AND AMOUNT OF THIS CLAIM IS ABOVE-IDENTIFIED AS THE AMOUNT OF CLAIM. THE DATE ON WHICH THE SERVICES WERE LAST FURNISHED IS ABOVE-IDENTIFIED AS THE DATE SERVICES LAST FURNISHED.

REQUEST FOR INFORMATION

Claimant hereby requests a copy of each payment bond of each surety provider, including their contact information, to each and every public-private beneficiary used by the subcontractors to the Original Contractor to distribute Claimant's property identified in this notice. This request is made pursuant to 40 U.S.C. §3133. Please forward a copy to the Hiring Party and the Surety Parties identified above.

Claimant: **Leader Technologies, Inc.**

/S/ Michael T. McKibben

By: _____
Michael T. McKibben
Title: Founder, Chairman and Inventor

Claimant: **Michael T. McKibben**

/S/ Michael T. McKibben

By: _____
Michael T. McKibben
Individually

AFFIDAVIT & REQUEST FOR BOND

State of Ohio }
 } ss:
County of Delaware }

FIRST BEING DULY CAUTIONED AND SWORN, AFFIANT STATES:

PARTY PROVIDING WORK:

Leader Technologies, Inc.,
Michael T. McKibben, Founder, Chairman and
Inventor (the "Claimant")

PUBLIC AUTHORITY:

The United States Chief Executive Donald J. Trump,
and his predecessors William J. Clinton, George W.
Bush and Barack H. Obama (the "Executive")

My name is Michael T. McKibben, and I am of legal age, sound mind and otherwise competent to make this affidavit. At all times herein, I live in Columbus, Ohio and now work in Lewis Center, Ohio. I have personal, direct knowledge of each of the facts set forth in this affidavit and believe them to be true and accurate to the best of my knowledge and ability. Errors and omissions are inadvertent.

DESCRIPTION OF LABOR, MATERIALS, SERVICES, ETC. PROVIDED TO THE PROPERTY BY THE CLAIMANT ("SERVICES"):

Claimant invested over \$10 million in research and development in the property which consumed over 145,000 man-hours of cross-expertise engineering that created over 750,000 lines of computer source code. The expenses include but are not limited to office facilities, communications gear, multiple server centers, servers, computers, switches, hosting sites, databases, testing, debugging, documentation, patents applications, trademarks, branding, product design and development, research, legal, equipment, payroll, transportation, public relations, travel, room & board, meeting expenses, conferences, consulting, insurances, facilities management, human resources, clerical, engineering, supplies, utilities, security, copyrights, legal, accounting, fund raising, data protection, general and administrative expenses, rents, leases, systems, procedures, accounting, auditing, bookkeeping, recruiting, training, professional development, management development, strategy, Malcolm Baldrige National Quality Award state program application and award, etc.

Claimant's property is "social networking" and related software intellectual property operating continuously on computers and servers in literally billions of locations in the United States and offshore.

America's Founders knew that a vibrant economy must protect and incentivize real inventors and writers to grow. The U.S. Constitution Article I, Section 8, Clause 8 ("[t]o promote the Progress of Science and useful Arts, by securing for limited Times to Authors and Inventors the exclusive Right to their respective Writings and Discoveries.") protects patents and copyrights and is the only property right actually written in the Constitution.

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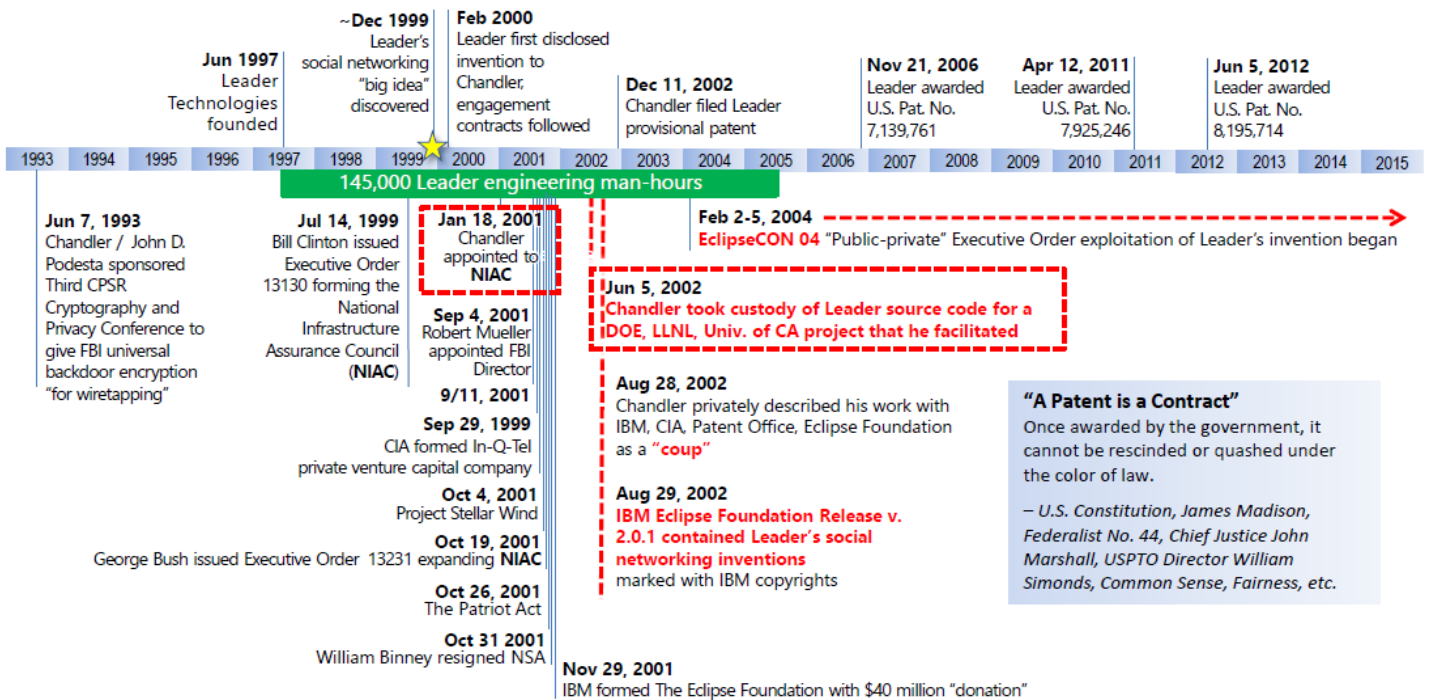


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However, Chandler turned over Claimant’s property to a group of “public-private” collaborators with whom he was associated, without any notice or compensation to Claimant.

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At a minimum, the above-mentioned individuals, organizations and their principals should be excused from involvement in any investigations and decision making regarding Claimant’s claim and compensation due to the appearance of impropriety. Further citations supplied upon request.

Chandler received detailed proprietary information about Claimant’s invention properties for which he initially estimated that there were “over 60 patentable inventions.” The industry now calls Claimant’s inventions “social networking.”

Chandler failed to disclose to Claimant his conflicts of interest and his material involvement with a “shadow government”⁴⁵ to which he was/is a key consultant.

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⁴⁵ National Press Office. (Sep. 2, 2016). <https://vault.fbi.gov/hillary-r.clinton>, Part 04 of 11, p. 56, ¶1. FBI.



Figure 2: On Jun. 8, 2000, James P. Chandler, III, and his legal assistant Kelley E. Clements (L/R, right rear, seated), participated, along with co-inventors Jeffrey Lamb and Michael McKibben (L/R, left rear, standing), in Leader invention design sessions in Columbus, Ohio where he learned the essences of Leader's social networking invention. *Photo: Leader Technologies, Inc.*

In 2002, under the color of attorney-client privilege and national security, Chandler obtained a custody copy of Claimant's invention engineering source code on Jun. 05, 2002.⁴⁶ Eleven (11) weeks later, on Aug. 29, 2002, he distributed Claimant's invention to his "public-private" collaborators⁴⁷ via Version 2.0.1⁴⁸ of the IBM Eclipse Foundation source code, his client ("Eclipse"). This new release contained no mention of Claimant and was marked only with IBM copyright notices.

Notably, just one day earlier, on Aug. 28, 2002, Chandler had met with Montgomery County, Maryland development officials on behalf of himself, IBM, the Patent Office and classified intelligence agencies (he specifically mentioned the CIA)⁴⁹ about acquiring a 30,000 sf. facility for plans that his notes described as a "coup." David J. Kappos was then chief inside intellectual

⁴⁶ James P. Chandler. (Jun. 5, 2002). LLNL-CRADA. CRADA No. TC-2030-01. The Regents of the University of California (Lawrence Livermore National Laboratory) under its U.S. Department of Energy Contract No. W-7405-ENG-48 and Leader Technologies, LLC for RAPIDLY DEPLOYABLE SECURITY SYSTEM, signed by Jeffrey Wadsworth for Director C. Burce Tartar. The Chandler Law Firm Chartered, PDF p. 36, Sec. 5, ¶5.

⁴⁷ Executive Order 13130, Sec. 2(1); Executive Order 13231, Secs. 1(b), 10(c).

⁴⁸ Version 2.0.1 (Aug. 29, 2002). Source code release including Leader Technologies' inventions marked with IBM copyrights. IBM Eclipse Foundation.

⁴⁹ Kelley E. Clements. (Aug. 30, 2002). Chandler Executive Assistant Clements' stenographer's minutes from meetings and events surrounding meeting among James P. Chandler and Montgomery County, Maryland development officers Dave Edgerley (Director), Janis Peters and May Webster (with the knowledge of Doug Duncan, County Executive) to negotiate use of \$500-1,000,000 in federal budget support for a 40,000 sf. office space facility to be used by his organization NIPLI (National Intellectual Property Law Institute), the U.S. Patent Office archives, classified material (mentions CIA) and IBM, says no involvement of Congress and even used the phrase "(kind of a 'coup' of sorts)."

property counsel at IBM and an advisor to Chandler. (In 2009, Kappos was appointed director of the Patent Office by President Barack Obama.) Claimant had no knowledge of this attorney-client and directorial misconduct.

The IBM Eclipse Foundation was formed on Nov. 29, 2001 with a \$40 million “donation” from IBM.⁵⁰ Through Eclipse’s members, Claimant’s property was distributed to and adopted widely by the bond holders under the moniker of “The Internet of Things.”⁵¹

The Original Contractor’s use of Claimant’s property is ongoing and global in scope. The Hiring Party facilitated use of Claimant’s property throughout a multitude of government agencies and private organizations, including but not limited to:

1. Suppliers to Executive Orders 13130 (July 14, 1999) National Infrastructure Assurance Council (NIAC), 13231 (October 16, 2001) National Infrastructure Advisor Council (NIAC) and their progeny, up to and including Executive Order 13708 (September 30, 2015) which expires on September 30, 2017 (unless renewed by the Executive), among others. **These orders give the Executive full authority to satisfy this claim.** The Hiring Party had material influence and control over the execution of these executive orders, directly and through surrogates.

In fact, the NIAC uses the “Government’s procurement power to encourage information technology suppliers to develop cybersecurity framework-compliant hardware and software.”⁵² In other words, the Executives, namely Presidents Clinton, Bush and Obama, with the assistance of the Hiring Party, forced broad use of Claimant’s property by the bond holders. *See* also Endnotes [i] and [ii] Individual and Organization beneficiaries of Claimant’s property; [iii] for sources.

2. Some of the more notable federal government beneficiaries of Claimant’s property include, but are not limited to, Departments of State, Justice, Treasury, Homeland Security, Defense, Energy, Interior, Education, Transportation, Commerce, Agriculture; Census Bureau, Central Intelligence Agency (CIA); National Security Agency (NSA); National Security Staff (NSS); Securities & Exchange Commission (SEC); Director of National Intelligence (DNI); Drug Enforcement Administration (DEA); National Aeronautics and Space Administration (NASA); National Archives Administration (NARA); National Reconnaissance Office (NRO); Agency for International Development (USAID); Agricultural Research Service (ARS); Bureau of Alcohol; Bureau of Indian Affairs (BIA); Centers for Disease Control and Prevention (CDCP); Consumer Product

⁵⁰ Eclipse.org Consortium. (Nov. 29, 2001). Eclipse.org Consortium Forms to Deliver New Era Application Development Tools [Press release]; *See* also The Eclipse Foundation (Sep. 17, 2008). The Members of Eclipse, Minutes of the Eclipse Board Meeting, Sep. 17, 2008; The Eclipse Foundation (Sep. 09, 2008). Membership Logos [Board minutes]; IBM. (2001). 2001 IBM annual report, Armonk NY, p. 21 (“We donated more than \$40 million in application development tools to a new, independent, open-source software community called Eclipse.”).

⁵¹ Executive Order 13718. (Feb. 09, 2016). Commission on Enhancing National Cybersecurity, Sec. 3(a)(ii). Barack Obama (“(ii) ensuring that cybersecurity is a core element of the technologies associated with the Internet of Things and cloud computing, and that the policy and legal foundation for cybersecurity in the context of the Internet of Things is stable and adaptable.”).

⁵² NIAC (Nov. 21, 2013). Business Meeting Agenda. Recommendations, p. 117. DHS.

Safety Commission (CPSC); Department of Health and Human Services (HHS); Environmental Protection Agency (EPA); Executive Office of the President (EOP); Federal Aviation Agency (FAA); Federal Bureau of Investigations (FBI); Federal Election Commission (FEC); Federal Emergency Management Agency (FEMA); Federal Trade Commission (FTC); Fish and Wildlife Service (FWS); Food and Drug Administration (FDA); General Services Administration (GSA); Housing and Urban Development (HUD); Institute of Museum and Library Science (IMLS); Merit Systems Protection Board (MSPB); National Institutes of Health (NIH); National Institutes of Standards and Technology (NIST).; National Oceanic and Atmospheric Administration (NOAA); National Reconnaissance Office (NRO); National Science Foundation (NSF); Occupational Health and Safety Administration (OSHA); Office of Inspector General (OIG); Office of Personnel Management (OPM); Small Business Administration (SBA); Bureau of Alcohol, Tobacco and Firearms (BATF); US Congress; US Patent Office; US Postal Service (USPS) and US Secret Service (USSS). *See* also Endnotes [i] and [ii] Individual and Organization beneficiaries of Claimant's property; [iii] for sources.

3. Secret NGO (non-governmental organization) bond holders who use, benefit from, and provide Claimant's property to third parties, include, but are not limited to:

Past and present agents of the Executive, members of the National Infrastructure Assurance/Advisory Council (NIAC), The IBM Eclipse Foundation, AllSeen Alliance, Brookings Institution, World Economic Forum (Davos), Freedom House, Global Network Initiatives, Bilderberg Group, Trilateral Commission, Aspen Institute, Open Society Foundations (OSF), Open Society Initiatives (OSI), The Clinton Foundation (incl. more than 35 pseudonyms), Bohemian Grove, Federal Reserve, NVCA, GCHQ, ASD, CSE, GCSB, FRE and FVEY. *See* also Endnotes [i] and [ii] Individual and Organization beneficiaries of Claimant's property; [iii] for sources.

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BEFORE ME, undersigned authority, personally came and appeared Michael T. McKibben, who did declare under oath the following:

- A. That he is an authorized and disclosed agent of the above-identified Party Providing Work, the Claimant. As the authorized and disclosed agent of the Claimant, he has been provided with the facts related to this Affidavit and Request for Bond, and to the best of his information, knowledge and belief, the facts set forth herein are true and correct. He is competent and authorized to make this Affidavit.
- B. That Claimant, the Party Providing Work, has provided the above-identified Services to the above-described Project, and payment for the work provided has not been made.

Notice is hereby provided to the Public Authority to furnish to the Claimant, the Party Providing Work, a certified copy of the payment bond(s) and the contract(s) for the Project, as per any applicable statutes, or as per applicable Public Records Acts. These materials should be sent to:

Leader Technologies, Inc.
Michael T. McKibben
P.O. Box 224
Lewis Center OH 43035

FURTHER AFFIANT SAYETH NAUGHT

/S/ Michael T. McKibben

Michael T. McKibben
Agent for Party Providing the Work
Claimant and Claimant Leader Technologies
Officer

SWORN AND SUBSCRIBED before me, a
Notary Public, this ____ day of
_____, 2017.

ENDNOTES:

[i] Attendee List at President Trump’s Opening Remarks, American Technology Roundtable, WH, Jun. 19, 2017.

President Donald J. Trump (Jun. 19, 2017):

“We have approximately \$3.5 trillion dollars of market value in this room.”

Surety Bond Holder Attendees: Oracle, Microsoft, IBM, CIA, Google, Alphabet, Facebook, Clarion, Palantir, Apple, Kleiner Perkins / CIA, VMWare, Dell, EMC, Palantir, NSA, In-Q-Tel, Intel, Qualcomm, Akamai, SAP, CMU, Hoover Institution, Stanford, MasterCard, Amazon, Washington Post, MIT, Accenture, Ohio State, UNC, Adobe and OpenGov.

Administration Attendees: John F. Kelley, Jared Kushner, Christopher P. Liddell, Steven T. Mnuchin, John Michael Mulvaney, David J. Shulkin, Ivanka M. Trump, Seema Verma

[ii] Most of these organizations have used Claimant’s property. received from the Hiring Party, and supplied it to third parties. They include, but are not limited to:

(Names of responsible officials within these organizations will be supplied upon request.)⁵³

18F, ABU Holding International Limited; Accel Partners LLP; AccelPath; Access; Accesso Fund LLC (Colombia, Clinton Foundation) (AFLLC); AccuRev; ACM Queue; Addison-Wesley; Adobe; Adastra Mining; Agitar; Airbnb; Aldon; ALGO; Allen & Co.; Alliance for a Healthier Generation (Clinton Foundation) (AHG); AllSeen Alliance; AMD; America Mineral Fields; American Scholars Inaugural Ball; ANCIT Consulting; Anyware Technologies; AOL; Apple; Ardor Finance Limited; AT&T; athenahealth; Agua Caliente; Aptana; ARM; AvantSoft; AWD Holding AG; Baidu ADR; Baillie Gifford; Band Xi; Bank Menatep; Bank of America; Barclays; Barrick Gold Corporation; Battelle Memorial Institute; BEA; BEO; Bilderberg Group; Bill, Hillary & Chelsea Clinton Foundation (BHCCF); Bill & Melinda Gates Foundation; Blackberry; Blackdocket; BlackRock; Boeing; Bohemian Grove; Borland; Bowles, Erskine; Bridge Masters (IOM) Limited; Brocade; Brox; BusinessObjects; BZ Media; Cape Clear; Cardew Services Ltd (DST); Carleton University; Castlight Health; Cedarville University; Chempolis; Cenit; Center for American Progress; Channel Trustees Ltd as trustee of the Yuri Milner Trust (DST); C.I.A. (Central Intelligence Agency); Cisco; Citibank; Citigroup; Ciudad Verde Amarillo Frailejon III (Clinton Foundation) (CVAF); Clarium Capital; Clinton Climate Initiative (CCI); Clinton Executive Service Corporation (CESC); Clinton Foundation (The) (TCF, CF); Clinton Foundation HIV/AIDS Initiative (CFHAI); Clinton

⁵³ Ref. Timeline, <http://www.fbcovrup.com/docs/cyberhijack/cyber-hijack-findings.html>.

Foundation Hong Kong (CFHK); Clinton Foundation Insamlingstiftelse (Sweden) (CFI); Clinton Giustra Enterprise Partnership (CGEP); Clinton Giustra Sustainable Growth Initiative (CGSGI); Clinton Global Initiative (CGI); Clinton Global Initiative - Asia (CFIA); Clinton Global Initiative University (CGIU); Clinton Health Access Initiative (CHAI); Clinton Health Matters Initiative (CHMI); Clinton Hunter Development Initiative (CHDI); Clinton Institute (CI); Clinton Small Business Initiative (CSBI); Cloud (The); Cloudera; Cloudsmith; CMA; CollabNet; Color of Change; Columbia University; Common Core; ComPeople; Computer Associates; Compuware; Cooley Godward LLP; Cooperative Research and Development Agreement (CRADA); CPSR (Computer Professionals for Social Responsibility); Council on Foreign Relations (CFR); Coupons.com; Cravath Swaine LLP; Credit Suisse; CRYPTO.com; CWI; DARPA; DC Systems; DDC-1; Dell; Deloitte & Touche; Deutsche Bank; DevZuz; DigiCash; Digital Sky Technologies (DST); Disney; Diversified Strategies Fund, L.P.; DocuSign; Dropbox; DSDM Consortium; DST (Digital Sky Technologies); DST Capital Partners Limited; DST Advisors Limited; DST Global Advisors Ltd; DST Global II, L.P.; DST Global Ltd; DST Holdings Ltd; DST Managers Ltd; DST USA II Ltd; DST USA Ltd; EADS; Eastman Chemical; eBay; Eclipse Foundation (The); EclipseCON 2004; Economic Espionage Act of 1996 (EEA); Edmundo; Embarcadero Technologies; ENEA; EOIR Technologies; Epion Holdings Limited; Ericsson; Enteraction; Etilix (USA)(Venezuela); Elish; ETRI; Eurotech, Ltd.; Eurotech, SpA; Facebook, Inc.; Fahr LLC (Steyer, Thomas F.); False Statements Accountability Act of 1996 (FSAA); Farallon Capital (Steyer, Thomas F.); FBDC Advisors Offshore, Inc. (FB=Facebook, Goldman Sachs); FBDC Investors Offshore Holdings, L.P. (FB=Facebook, Goldman Sachs); Federal Circuit Bar Association (FCBA); Fenwick & West LLP; Fidelity; Fiserv; Flickr; FOKUS; Forty Two (Clinton Foundation) (FT); Froglogic; Fujitsu; GAO (Government Accounting Office); Gates Foundation (Bill & Melinda); GDC Limited; GE; Genentech; General Dynamics; Generalitat Valenciana; Gentleware; Genuitec; Gerhardt Informatics; Ghegg; Gibson Dunn LLP; Glass-Steagall Act; Global Technology Partners; GMP Securities Ltd.; Goldman Sachs; Goldman Sachs Group Inc; Goldman Sachs & Co; Goldman Sachs Investment Partners GP, LLC; Goldman Sachs Investment Partners Private Opportunities Holdings, L.P.; Goldman Sachs Investment Partners Private Opportunities Holdings Advisors, Inc.; FBDC Investors Offshore Holdings, L.P.; FBDC Advisors Offshore, Inc.; Google; Gramm-Leach-Bliley Act of 1999; Greylock Partners; Groupon; GovTech; Harris, Jeffrey; Harvard Business School; Harvard Law School; Harvard University; Hellman & Friedman LLC (Steyer, Thomas F.); Hewlett-Packard (HP); Hitachi; Hoffman La Roche; Howcast; HSBC; IBM (International Business Machines); IBS; IDG; IDG Capital (China); IDG Technology Venture Investment III, L.P. ; IDG-Accel (China); IEEE; IMF; Ilog; Ingres; In-Q-Tel; Innoopract; Innovations Software; Inpriva; Instagram; Instantiations; Institute for Software; Intalio; Intel; International Consortium of Investigative Journalists; Intervoice; IONA; IoT; itemis; iWay Software; James LLC; Jekyll Island Club; Jiva; JNC -Opportunity Fund Ltd.; JNC Strategic Fund, Ltd.; JPMorgan Chase & Co.; Judicial Conference; Juniper Networks; Kanton Services Limited; Kanton Services (Belize) Limited; Kapino Group Holdings Limited; King & Spalding LLP; Kleiner Perkins LLP; KPMG;

KPIT Cummins Infosystems Limited; Krugle; Laszlo; Lawrence Livermore National Laboratory (LLNL); Lazare Kaplan International, Inc.; League of Nations; Lenovo; LinkedIn; Linux Foundation (The); Lockheed Martin Corporation; Lombardi; Lotus; Louisiana (Hurricane Katrina); LSI; Lucent Technologies; LynuxWorks; M.O.O.C.; Mail.ru (DST); Manchester University; Mango Software; Market LLC; Markland Technologies; Marsh & McLennan Capital, Inc.; McAfee; McManis Faulkner LLP; MDS Technologies; Media Matters; Medical Banking Policy Research (MB Project); Mentor Graphics; Meritech Management; Merrill Lynch; Metafinanz; Metallet; MexTel; Micro Focus; MicroDoc; Micron Technology; Microsoft; MicroTech; MISYS; Mitre Corp; MKS; Mobile Accord; MontaVista; Montgomery County (MD) Economic Development; Morgan Stanley; Motorola; Mozilla; mvalet; MySQL; NASA; National Economic Council (NEC); National Infrastructure Advisory Council (NIAC); National Infrastructure Assurance Council (NIAC); National Intellectual Property Law Institute (NIPLI); National Institute of Standards & Technology (NIST); National Security Agency (NSA); National Venture Capital Association (NVCA); Navigator Management LLC; NEC; NetApp; NetBridge; Netflix; New Enterprise Associates (NEA); New Media and Technology Investment; New Media Communications; New Media Technologies Capital Partners Limited; News Corporation; New York Times; Nexaweb; NexB; NextGen Climate Action (Thomas Fahr Steyer); No Ceilings: The Full Participation Project (Clinton Foundation) (NCTFPP); Nokia; Northrop Grumman; Novell; NPR; ObjectWeb; OC Systems; OCDemon Macraigor Systems; OCDemon; Ohio State University; OMG; Open Source Applications Foundation (OSAF); OpenGov; OpenMake Software; OpenMethods; Open Society Foundations (OSF); Open Society Institute (OSI); Open Source Lab; Open Systems Publishing; OPSEC; Oracle; Orland Properties Ltd (DST); Orrick Herrington LLP ; OW2 Consortium; Palamida; Palantir; Paltalk; Pandora; Parasoft; Paul Weiss LLP; PayPal; Perforce; Perkins Coie LLP ; Polcarion; Price Waterhouse; Progress Software; ProSyst; Protocode; PTAB (Patent Trial and Appeals Board); QNX; Qualcomm; QuestNet Corp.; Rational Software; Raytheon; RCP; RealNetworks; Red Hat; Redmond Media Group; Remain; Replay Solutions; Royal Bank of Canada (RBC); Renaissance Capital; RSA; RTC Group; Salesforce.com; Samsung; SAP; SAS; Serena; Siemens; SIGS Datacom; Silver Lake Partners; Skype; Skyway Software; SlickEdit; SMARTech; Software & Support Vertrag; Sony; Sony Ericsson; SpikeSource; SpringSource; Square; Squarespace; Stanford University; State Street Corp; Strandside Holdings Ltd; Stratfor; Stroz Friedberg; Sybase; Symantec; Symbian; T. Rowe Price; TARP; Task Force on National Healthcare Reform; Teamprise; Technest; Technovation Solutions; TechPresident; TEI; Telecredit, Inc.; Telelogic; Teneo Holdings; Tensilica; Texas Instruments; Thales; The Clinton Foundation (TCF, CF); The Clinton Initiatives (TCI, CI); The Clinton Museum Store (TCMS, CMS); The Eric Schmidt Project; The Full Participation Project (TFPP); The Internet of Everything; The Internet of Things; The William J. Clinton Foundation (TWJCF, WJCF); The William J. Clinton Presidential Center / Library (TWJCPC, TWJCPL); ThinkProgress; TIAA-CREF; TIBCO; TimeSys; TNI-Software; Too Small To Fail (Clinton Foundation) (TSTF); Toshiba; Trans-Pacific Partnership (TPP); TRC Group; Trident Nuclear Submarine Squadron; Trolltech; Tsinghua University; Tumblr;

Twitter; Uranium One; UrAsia Energy Ltd.; U.S. Copyright Office; U.S. Court of Appeals for the Federal Circuit (D.C.); U.S. Court of Appeals for the Ninth Circuit (CA); U.S. Department of Defense; U.S. Department of the Treasury; U.S. Digital Service; U.S. Global Investors, Inc.; U.S. Patent & Trademark Office; U.S. State Department; U.S. Senate Judiciary Committee; UBS; United Nations; United Ventures Ltd (DST); USM Internet Holdings Limited; Vanguard; Vector; Vectra Networks; Venture Strategy Partners (VSP); Verisign; VirtualLogix; Virtutech; Visa; Vista; W Software; Wal-Mart; Warburg Pincus; Washington Post; Webtide; Weil Gotshal LLP; Wells Fargo; West Wing (Clinton Foundation) (WW); Weston Presidio; White & Case LLP; White House; White Oak Group (The); Wiki; Wikipedia; Williams & Connolly LLP; William J. C. Foundation (Clinton Foundation) (WJCF); William J. Clinton Foundation (India) (WJCFI); William J. Clinton Fndn (Kenya) Char Trust (WJCFKCT); William J. Clinton Foundation UK (WJCFUK); Wilmer & Hale LLP (formerly Wilmer, Cutler & Pickering); Wind River; WininChina, Inc.; WJC Investments [William Jefferson Clinton, for profit] (WJCI); WJC, LLC [William Jefferson Clinton, for profit] (WJCLLC); Woodward LLC; Workday; World Bank; World Economic Forum (Davos); Wright-Patterson Air Force Base (WPAFB); Xbredex; Xerox Corporation; Yahoo; Yale University; YouTube; Yurie Systems; Zend; Zynga.

[iii] **Supporting Evidence.**

Archived and available from multiple sources including National Archives; Federal Register; Government Printing Office (GPO); Senate Judiciary Committee; Archive.org; Purdue University Law Archives; Judicial Conference; Department of Homeland Security (DHS); U.S. Patent Office (USPTO); Inspectors General for Departments of Commerce, State, Defense, Energy; Securities & Exchange Commission; PACER.gov; Eclipse Foundation; IBM; Federal Bureau of Investigations (FBI); Montgomery County Maryland Development Department; Leader Technologies; National Security Agency (NSA) (“Collect It All”); U.S. Supreme Court; The New York Times; The Washington Post; The Wall Street Journal; The Huffington Post; Cooley Godward LLP; King & Spalding LLP; Kramer Levin LLP; White & Case LLP; Blank Rome LLP; Potter Anderson LLP; State of Ohio Department of Commerce; Office of Government Ethics (OGE); The Chandler Law Firm Chartered; Fenwick & West LLP; Harvard University; University of California; Lawrence Livermore National Laboratory (LLNL); Wright-Patterson Air Force Base (WPAFB); Defense Intelligence Agency (DIA); National Intellectual Property Law Institute (NIPLI); House Oversight Committee on Government Reform; Rep. Jim Jordan (OH-4th); Rep. Trey Gowdy (SC-4th); Mike Cernovich; Stefan Molyneux, Defense Advanced Research Projects Agency (DARPA); Swiss Leaks; WikiLeaks; DCLeaks; The Panama Papers; International Consortium of Investigative Journalists (ICIJ); Steve Piecznick; Fortune; World Bank; International Monetary Fund (IMF); Roger Stone; Reuters; ABC; CBS; NBC; Infowars; Alex Jones; Charlie Rose; PBS; FoxNews; Sean Hannity; Associated Press (AP); The Hill; AmLaw Litigation Daily; PatentlyO; The Recorder; ZDNet; Computerworld; CrunchBase; Bloomberg; The Daily Mail; The Guardian; PCWorld; IDG Financial Times; Full Measure; and Sharyl Attkisson, among others.

MILLER ACT NOTICE FOR FEDERAL WORKS PROJECTS
40 USC §3131 ET SEQ.

Claimant:
 Leader Technologies, Inc.,
 Michael T. McKibben, 07/22/2017

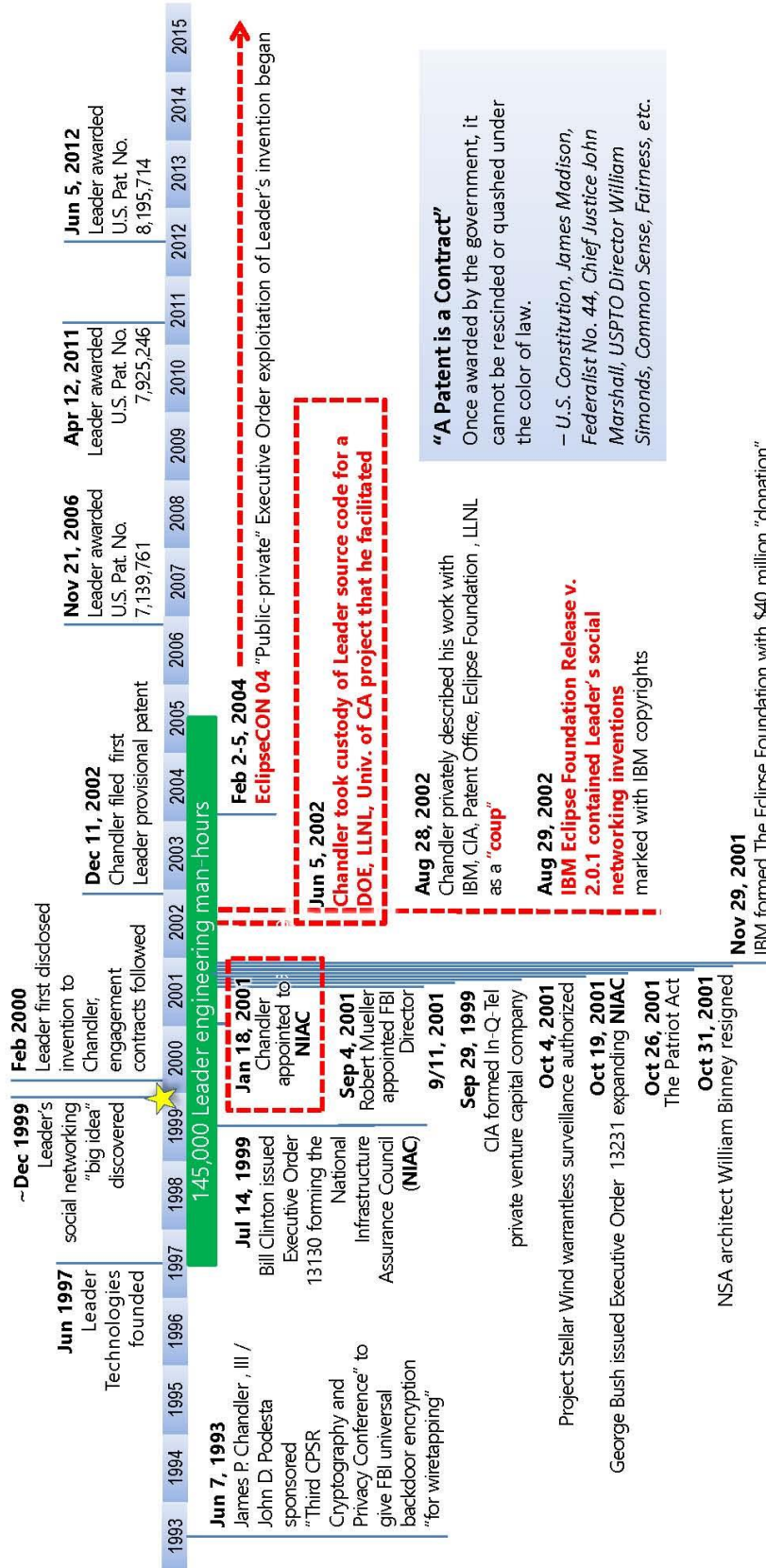


Figure 1: Timeline of events related to this Leader Technologies, Inc. claim. PARTY PROVIDING THE WORK: Leader Technologies, Inc. / Michael T. McKibben v. PUBLIC AUTHORITY: The United States Executive Donald J. Trump and his predecessors William J. Clinton, George W. Bush and Barack H. Obama. MILLER ACT NOTICE FOR FEDERAL WORKS PROJECTS 40 USC §3131 ET SEQ., July 22, 2017.

PARTY PROVIDING WORK:

Leader Technologies, Inc.,
Michael T. McKibben, Founder, Chairman and
Inventor (the "Claimant")

PUBLIC AUTHORITY:

The United States Chief Executive Donald J. Trump,
and his predecessors William J. Clinton, George W.
Bush and Barack H. Obama (the "Executive")

CERTIFICATE OF SERVICE

I, Michael T. McKibben, hereby certify that a copy of the MILLER ACT NOTICE FOR FEDERAL WORKS PROJECTS 40 USC §3131 ET SEQ was served on the Executive, President Donald J. Trump, at The White House, 1600 Pennsylvania Avenue NW, Washington, D.C. 20500 by Express Mail this July 22, 2017.

/S/ Michael T. McKibben

Michael T. McKibben
Leader Technologies, Inc.
P.O. Box 224
Lewis Center, Ohio 43035
Phone: (614) 890-1986
Fax: (614) 864-7922
michael.mckibben@leader.com

Submitted July 22, 2017