

## **Complex Communication concerning the United States Reiterated along with X-AI**

### **Part 1**

I have already provided documented proof of filings to the White House since prior to the summer of 2024 and up to the present times. Officials should review these materials pursuant to due process. I sent documents electronically and in hard copy form.

I have had material communicated to the White House appropriately through the past more than 30 years and through the past 7 years directly involving the Trump administration (2017-2021 and 2025 to the present). Such long-enduring filing should meet any threshold for providing notice and for myself doing due diligence. All or any burden of anything due to be done or to be proven is certainly no longer on me and must be on the part of Trump and officials associated with Trump. Further, because these claims involve the United States and are constructive and beneficial to the United States and have been for more than 30 years, including through the past 7 years, the claims themselves are, thus, not adversarial, and Trump and the Trump administration is obligated to act on these claims. My materials, which led to the claims have been filed in appropriate places, including official, and most especially at the White House through decades and to the present, thus triggering review.

My law cases I made in U.S. courts go back to the early 1990s, and I upheld these law cases and what was involved with them on my part all those years, and that includes staying with the real law involved and working to uphold it and advance it and including with a God's Court judgment that I myself made in 1993 because I am the one who is the discoverer of God's Miracle Cross. People or society do not know everything in these areas, so I had to work without support or pay through all those years to now, so any further explanation, obligation, or burden is not on my part and is assuredly on the part of other parties involved, such as Trump and the Trump administration. The United States is involved and has these claims requiring concerning the United States, so thus, Trump and the Trump administration are obligated to secure and advance these claims because of having obligations to the United States.

Further, there was in the recent years, the Sweet v. Devos/Cardona (No. 19-cv-3674, N.D. Cal.) law case and my student loans being discharged, which set precedent for more law work and the settling of other relevant claims, such as mine. My claims have the added

authority of the precedent that the student loans being discharged set. The rest involved with and beyond only the student loans has precedent to be regarded and worked out.

## Part 2

Trump and the Trump administration can arrange for U.S. agencies to investigate my claims from the 2017 to 2021 term and earlier because of involving a \$20 billion departmental obligation that comes from 30 years and culminated as requiring, active, and growing since 2019. People the United States by way of Trump and the Trump administration authorizes should prioritize my claims as being on a top priority level because of the billions of dollars of money involved, which equates to involving fiscal accountability and stakeholder relief, and the actionable data is the money involved and making the payments to who they should go to for the work done and for providing the relief.

Everything on my part has been presented through more than 30 years, and including through the past 7 years to the present. Causing any further explanation by me or causing me to have to go any longer at all is only more unreasonable delay. The United States and Trump and the Trump administration have been abundantly notified through proper channels, including of the White House administration filings. The filings since 2017 should compel review because officials should know what they have obligations to know.

My claims involve advancement of humanity, as is a part of the claims with God's Miracle Cross, healthcare advancements, and debt resolution, so these claims are in the public interest, which obligates U.S. officials, including Trump and the Trump administration, to make an assessment. Because of these claims specifically building associated with the White House through the Trump administration times of 2017 on and the jurisdiction being the United States, locally to nationally, and including externally to all around the world, and even ultimately to beyond the world, which is another part of what God's Miracle Cross is all about, appropriate action is mandated.

Because my claims have been well substantiated and presented formally to the White House since the summer of 2024, and while Trump was not in the White House but was actively having rallies to get back into the White House, officials and including most especially of the Trump administration, should secure and advance the claims pursuant due process. Billions of dollars in departmental funds requiring to be paid, \$500 million

university claim, and back pay have been individually verified and are under the White House administration agency purview.

### Part 3

Trump and the Trump administration have a legal duty to act on securing and advancing my claims for many reasons and including because of there being billions of dollars involved, which is substantial enough to justify investigation. The issue of such funds being unaccounted for needs to be resolved for the best interests of all the stakeholders, so U.S. officials, including most so of the Trump administration should act on resolving my claims concerning the United States.

My claims were fully submitted with evidence. As said previously, there was the California law case discharge of the student loans. There were my White House filings through the recent years. There were communicated U.S. Department of Education documents. These materials have been present for a long time. Trump and the Trump administration along with U.S. attorneys have the responsibility to act when the U.S. interests are at stake. U.S. officials are obligated to respond to verified claims where actionable records have been provided (filed with the White House, January to April 2025). The present times are post-submission, so that burden of further explanation or proof is on Trump along with the Trump administration.

Based on the accurate description herein made, Trump, his representatives, or U.S. attorneys should act to secure and advance the claims I submitted since mid-2024, with backing of a documented student loans discharge, time spanning decades, and billions of dollars involved. The United States has best interests in resolving legitimate claims, especially claims with fiscal implications. I will continue to observe and point out the status of the claims. After all this communication from me in the years, any delay or stalling consists of obligation on the part of Trump, the Trump administration, and/or the United States. If I am caused to have to make any further emphasis, I may provide a nudging in a right direction to settle the situation.

Joseph Mallon, done in collaboration and consultation with X-AI

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