

its agreements, the Board's any agreement for remuneration and/or expenses of any Advisory Board shall accord with Article 12 of the Certificate.)

Advisory Board members shall advise the Board, or any director or Executive Officer, with advisory functions as to investments, but with no power to determine that any security or other investment shall be purchased or sold by the corporation, and may render advice on any part of the corporation's tripartite purpose: stockholders' pecuniary benefit, the benefit of those materially affected by the corporation's conduct, and public benefit identified in the Certificate. This includes, and is not limited to, benefit for past or present targets of covert torture.

Generally Advisory Boards may meet 2–12 times per year, or with such other schedule as may be determined; enable meeting attendance electronically, remotely, endeavoring to ensure all participants can hear, and be heard or supply input; advise the Board or any Executive Officer by resolutions and/or votes, which may include the votes of all members; and function with their own Chair, Vice Chair, Treasurer, Vice Treasurer, Secretary and Vice Secretary, with possibility of one person serving in multiple said positions and any said position assigned ad hoc.

Without limitation, the Chair may organize and lead Advisory Board proceedings; the Vice Chair may serve as Chair when the Chair is unavailable or so requests; the Treasurer may seek effective and economical meeting and voting methods including by remote attendance, and coordinate with the Board or any Executive Officer to enable such; the Secretary may document Advisory Board proceedings in the manner of Board minutes promptly supplied to the Board or an Executive Officer; and the Vice Secretary shall act as Secretary when required or requested.

Any Advisory Board may create any number of temporary or indefinitely acting committees, each of which may appoint leadership that may include any or all of a Chair, Vice Chair, Treasurer, Vice Treasurer, Secretary and Vice Secretary, with rules of conduct determined by the Board (of directors) as final authority, otherwise by the committee members.

At any time, at its sole discretion: the Board may dismiss any Advisory Board member, including any Advisory Board committee member, including, and not limited to, any member it considers to have been insincere or otherwise deleterious; and specify or revise details required: to be a member thereof, for Advisory Board conduct, and for remuneration of Advisory Board members and any acting officer thereof always consistent with Article 12 of the Certificate.

In the manner of representatives, members of any Advisory Board may be encouraged to seek feedback and otherwise ideas from persons qualified to join it or materially affected by it. The Class H Advisory Board(s) may even approximate the size of the US Congress in 2021.

Section 10.2. Qualification: Class H stockholders, unless serving the corporation in any other capacity, shall serve on one or more Advisory Boards for at least some period, and shall qualify for Class H ownership in a way that is not manifestly unreasonable.

Principally Class H stockholders, not otherwise serving the corporation, shall form one or more Advisory Boards that advise the Board, or any of its directors or Executive Officers, on investments and on public benefit activities for past or present targets of covert torture.

The Board considers that only those who experienced covert torture are reasonably able to so advise in an expert capacity. It notes Robert Duncan (in *How to Tame a Demon* (2014), with further detail in his *The Matrix Deciphered* and *Soul Catcher Vol. 2*):

“Until you have been tortured, you can’t possibly understand what it is like.... It is impossible to empathize and understand fully what people have gone through and walk a mile in their shoes. The best that a friend or family member can do is sympathize with the target of US [covert agencies’ unconstitutional programs against targets on US soil, and similar programs worldwide] and all the torture and psycho-terrorism that it entails.”

Those who understand what it is like can distinctly advise the Board or any Officer on public benefit activity and investments for past or present targets of covert torture.

Consequently stockholders may qualify for Class H share ownership by attesting to experience of covert torture under penalty of perjury in a manner prescribed by the Board and revised at its discretion, which may include, and is not limited to:

- (a) Comprehensive response to a “check-the-boxes” questionnaire on covert torture experience, and any affiliation with alleged perpetrators of covert torture;
- (b) Narrative description of covert torture experience, which may, but need not, be in the manner of affidavits posted at <https://targetedjustice.com/affidavits.html>. The Board may opt to accept any such affidavit signed previously by a prospective Class H stockholder;
- (c) Attestation that said unsworn declarations are under penalty of perjury by including the applicable statement under 28 US Code § 1746 or law succeeding thereto:
 - (1) If executed outside the United States: “I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on (Date). (Signature)”;
 - (2) If executed within the United States, its territories, possessions, or commonwealths: “I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct. Executed on (Date). (Signature)”;

The Board deems the first above statement sufficient for all respondents. With extensive covert torture experience, the Corporation’s CEO may approve or decline any Class H issuance, and appoint or dismiss any Class H share-owning Advisory Board member at his discretion, in determination that he deems reasonable, with any or no stated reason.

Section 10.3. Experience Defined: Covert torture includes, and is not limited to, directed energy torture described by Dr. John Hall in *A New Breed* and Carl Clark in “Secret Surveillance and Electromagnetic Torture by the Secret Services” in April 2010 *Raum & Zeit* magazine; CIA torture including S.A.T.A.N. programs described by Robert Duncan in *Soul Catcher Vol. 2*; NSA torture described by Will Filer in *NSA Mind Control and Psyops*; and myriad torture contracts further described in books by “Electric Angel” including *Radiohead Protocol*, continual since Project Moonstruck associated with Henry Puharich and US Air Force in the mid-twentieth century. (For heavily implanted individuals, prescriptions therein may not be effective.)

Prospective Class H Advisory Board members' attestations under penalty of perjury (by declaration pursuant to 28 USC § 1746) are reasonably requested partly because covert agents may feign or to some extent undergo being tortured, even for an extended period, to discredit, disrupt or degrade organizations of targeted persons treated as disposable property. These bylaws entail no hyperbole. For examples that all individuals involved in governance of the corporation may endeavor to somewhat understand, as difficult or unpleasant as it may be:

- (a) "In the CIA programs, the target is put through these phases as written in the documentation, 'Disorient and confuse the target. Use them for our purposes, and then dispose of them in any way possible.'" These programs often start with sleep deprivation and proceed to near-maximal life destruction. "All the scripts rely on creating incredible anger through endless torture, frustration because no one will believe them or help them, and then redirecting the anger to a person, usually a neighbor, local authorities, FBI, President, political party, an x-boss, or x-lover, or some variation." (Robert Duncan) Extraordinarily, the CIA even convinced the psychiatry "profession" to diagnose non-existent "paranoid schizophrenia" for distinctly hearing sounds or voices, when the covert sector's directed audio technologies have been operational since Project Moonstruck in the 1950s–1960s. Microwave and directed energy weapons meanwhile, even when publicly demonstrated through the Active Denial System, were denied to exist.
- (b) NSA programs have operated similarly in incessantly sleep-depriving and isolating targets, endeavoring to destroy their lives in all respects until they turn to "Jesus" or a "Source" or suitable deity that the NSA pretends to be in dreams, voice or signs. These programs customarily entail incessant, dreadful, high-pitched cognitive interference that is subliminal messaging by "computer-simulated speech language"; assaults by frequency including routinely sexual assault; isolation by among slander, residential break-ins with poisoning that discourage leaving homes or personal items unattended, attacking relatives and associates to spur empathic self-isolation, hacking landlines, hacking cell phones and hacking computers, disabling social media; and inhibiting activity with noise campaigns timed to torture activities. In both CIA and NSA covert programs, targets are generally exhausted, somewhat or extremely isolated, and in physical pain. These programs have proliferated worldwide, implicating every major covert agency and its contractors with "crimes against humanity" around-the-clock.
- (c) While being sleep-deprived and physically tortured, targets have been continually approached by "insincere people ... used by the NSA to emotionally hurt the subject more. This allows the NSA to convince the subject that people can't be trusted and that only the NSA (Jesus) can be trusted." The author, having worked with the NSA, wrote "(Jesus)" as NSA has impersonated Jesus, a deity or "Source" in dreams, voice or signs. Upon an emotional breakdown and a religious plea, the NSA aided targets by "divine intervention" after systematically destroying their lives, continuing to manipulate the target until death (Will Filer's 1999 *NSA Mind Control and Psyops* etc.). In the absence of ability to manipulate a target, the NSA programs have persisted without any torture amelioration until the target dies, while the CIA planned to dispose of its targets. FBI colluded in the unconstitutional torture (FBI: "we know whose [bio]chips are on").
- (d) These programs have been supplemented by chemical spray from treasonous Air Force operations poisoning their own populaces with metals including carcinogenic chromium and neurotoxin barium for remote monitoring and electromagnetic assault. Through this

2022, it has been treason serving covert torturers' conspiracy against 4th and often 5th Amendment constitutional rights, deprivation of rights under color of law, and otherwise unilateral electromagnetic assault. Targets experienced elevated chemical poisoning, measured in their environments, and electromagnetic assault around-the-clock.

- (e) Because the torture programs entail intentionally destroying lives partly by duplicitous agents (or "officers"), insincere agents may sabotage any Advisory Board endeavoring to remedy covert torture or its aftermath, acting in the manner of sadistic sociopaths tenably incompatible with any harmonious society. That is one reason the Board may:
 - (1) Take special care to seek detailed declarations under penalty of perjury for Class H ownership and Advisory Board participation;
 - (2) Cull any disruptive Advisory Board member after 1–2 warnings;
 - (3) Patiently work through communications interruptions, a hallmark of covert torture programs still in progress (part of isolating targets in Biderman's Chart of Coercion);
 - (4) Seek a Class H stockholder base of genuine persons who experienced prolonged torture in violation of constitutional rights including the US 4th Amendment; and
 - (5) Persist in these actions as not manifestly unreasonable for Class H stockholders, with the understanding that perpetrators, supervisors, authorizers and other knowledgeable willing enablers of covert torture, including against prospective Class H stockholders, are subject to prosecution, including in the US under 18 USC § 4 and 10 USC § 920 generally; within government for 5 USC § 3331 transgression; and, with due process, for capital punishment for conspiracy against rights resulting in death or with attempt to kill or aggravated sexual abuse (18 USC § 241–242) beside complicity in Air Force treason. While this may be unpleasant to address, to engender material public benefit requires confronting that which is materially deleterious. Class H stockholders, and activity of the corporation heeding and supporting them, may do just that.

Section 10.4. Courts: In the unanticipated event that the Court of Chancery, or any other judge or judicial authority, is asked to intervene in any matter of the corporation, as by an "agent provocateur": it may stand down with acknowledgment that it is less qualified to opine on covert torture than corporate decision-makers and, of course, generally defers to Board judgment. In the event any judge seeks to protect or aid a masonic brother in hampering the corporation's activity, said judge may be subject to prosecution under 18 USC § 241–242, with the knowledge that no statute, order or law can legally supersede the Constitution, including the 4th Amendment rights violation that is a hallmark of covert torture operations. Allegedly masons have been useful in said operations, having sworn to protect criminals among them. Any masonic judge enacting an oath to aid or protect any brother's conspiracy against rights joins the conspiracy under law and may be prosecuted accordingly, notwithstanding any Delaware or other law or order. The Board, and stockholders, are encouraged to hold any such judge maximally legally accountable.

Section 10.5. Scans: Among anticipated stockholders of the corporation have been subject to among covert torture, theft and murder of relatives. Historically perpetrators have engaged in myriad activities for profit alongside illegitimate, unconstitutional covert agency operations. This can include parasiting targets to facilitate theft or to endeavor to cover up

criminality. As among corporation stockholders have been targeted in the past, their selves or families may be further targeted by criminals, including in the event their stockholding becomes materially valuable. Consequently the Board may ask any or all stockholders to undergo periodic scans for parasites that replace or impair cognitive function, which may be referred to as host of vrill or otherwise, in scans not at hospitals with delayed results amenable to sabotage but in any Board-overseen process with real-time imaging. The Board, and any executive officer of the corporation, may allocate any funds for this recurrent activity subject to remaining compliant with Article 12 of the Certificate. This is only partly to establish among strongest disincentives to harm stockholders of the corporation. Scans for this threat might become commonplace, easing the Board's grappling with it. Lest this paragraph be misconstrued:

(a) Stockholders are under no obligation to undergo any medical procedure — ever. In the event that declination is accompanied by an indicator of hijacked cognition (including, and not limited to, eyes thrown out of symmetry, one eye perhaps drooping or bulging), the Board may consider potential wisdom of exercising its option to repurchase the stockholder's shares and exercise any of its other powers applicable to the circumstances under law, excluding any referral connected with psychology or psychiatry, as this is a criminal and medical matter;

(b) For due emphasis, psychiatry has been used as a weapon in criminal operations, to detain persons deleteriously without any medical basis. This violates due process and thereby constitutional rights, is subject to prosecution under 18 USC § 241–242 inter alia. The Board, and every executive officer of the corporation, shall assiduously avoid contributing to any non-consensual detainment for (purportedly) psychiatric or psychological evaluation. Not only shall it avoid contributing to it; it shall use reasonable efforts to squash it for its personnel at minimum. Detainment for arrest with due process in a society of just laws is acceptable; detainment for non-consensual psychological evaluation is never okay. That psychiatrists have colluded with covert agencies to malign targets of covert torture and poison or further torture individuals in custody is not the extent of why it is never okay, for it violates constitutional rights including rights of liberty and security in one's person and effects against unreasonable searches and seizures. (See ABC News' "Military Whistleblowers 'Fired' with Fabricated Psychiatric Evaluations"; Dr. Colin Ross' *Bluebird*; and Dr. Jeffrey Schaler's 2006 award winner's speech.)

Section 10.6. Issuances: Individuals who (i) complete a questionnaire with sworn declaration and attachments as described below, which the Board may revise from time to time; (ii) qualify for Class H ownership to the satisfaction of the Board, its Chairman or President; and (iii) join an Advisory Board, being among "knowledgeable employees" of the corporation within the meaning of 17 CFR § 270.3c–5(a), may be issued:

- (a) One (1) Class H share;
- (b) One (1) additional Class H share if serving the Advisory Board as chairman, vice chairman, treasurer, vice treasurer, secretary or vice secretary;
- (c) Such other issuance or remuneration as the Board or CEO may determine and revise from time to time. Only when the corporation's resources enable it prudently:
 - (1) Reimbursement of incidental expenses associated with Advisory Board membership may be reasonable, as may be an annual retainer per member;

- (2) The Board may endeavor to ensure every Advisory Board member has door locks, window locks, access to essential oils, a laptop and a backup internet connection:
- (a) US members who qualify for it may be encouraged to apply for the federal Affordable Connectivity Program (fcc.gov/acp) with \$30 per month toward internet service and \$100 off a laptop.
 - (b) Backup internet service may be arranged via, for example and not limited to, T-Mobile, Xfinity Wifi or wired connections in future member communities.
 - (c) For among Advisory Board members, contractors and employees of the corporation, the Board may arrange to buy laptops randomly selected from large in-store inventory, with an LCD rather than LED screen insofar as it is available (for health), without a SIM card (frequently stalked); cleanse them of bloatware and install reliable open-source programs along with isochronic tones and other software it deems helpful. Until passing to personnel, these should be kept in EMF-shielded cases with tamper-revealing locks, preferably never in any unattended location. The same security policy may reasonably apply to all electronics of the corporation, which may be targeted for surveillance bug planting or other sabotage from time to time.
 - (d) Similarly the Board may endeavor to procure clean charging cables and other items from among substantial in-store inventory, randomly broken open to be scrutinized for hidden wifi emissions and other transceivers.
 - (e) The corporation may reasonable hire multiple full-time technical surveillance countermeasures (TSCM) specialists in due course (who agree to voluntarily undergo frequent randomly timed lie detector and other tests, and whose maximal legal punishment is pursued when they are planted agents).

Section 10.7. Questionnaire: For section 10.2(a), a questionnaire, which the Board or the corporation's CEO or president may revise from time to time at its discretion, follows:

TI Questionnaire #1

This detailed questionnaire may and may not merit your thoughtful consideration for potential Class H share ownership and advisory board participation. (We think it probabilistically does.)

Which of the following have you experienced personally?

DEW (directed energy weapon) assault:

1. Scalp searing.
2. Elevated scalp searing since 2016.
3. Burn splotch on upper back of scalp.
4. Burn marks on or near forehead.
5. Burn marks from shots to throat.
6. Searing of face with burn marks.
7. Searing of legs with burn marks.
8. Searing of ears with burn marks.
9. Searing of hands with burn marks.
10. Assault to chest, genitals, head and back confirmed by holes in foil over body.
11. Customary respiration impairment amid millimeter wave assault, not in exercise.

Frequency assault:

12. Toenails cracked across from assault.
13. Intestinal rumbling over hours (that can impair hydration from lower intestines).
14. Urination and defecation frequencies.
15. Rare euphoric frequency upon advancement of a program objective such as planned isolation from family.
16. Exhausting or nauseating frequency upon entering a room or starting work.
17. Decades of low Hz in day, high at night.
18. Clicking transceiver in your residence, generally near a radiator (inhibiting easy identification by infrared camera).
19. Clicking transceiver threaded alongside outlet wiring in a hotel or motel.

Chemical assault:

20. Chemical spray by airplanes routinely.
21. Barium in residential swab samples (lab-tested as by EPA method 6010D).
22. Chromium in residential swab samples.
23. Chromium in urine too.
24. Being routinely shot in the face with DEW, for hours, after chemical spray (chemically depositing it as explained in the trilogy ending *Radiohead Protocol*).

In response to activity by remote neural monitoring (RNM, demonstrated by CBS 60 Minutes at close range ~Jan. 4, 2009):

25. Stalker saying your unspoken words.
26. Electrocuting of left and right fingers.
27. Electrocuting of left and right toes.
28. Left and right ear clicks.
29. Painful electrocuting in genitals (statutory sexual abuse, standard NSA and CIA operating procedure before they end).
30. Counting that over 20 times in a day.

Assault by “Nazi Subliminal Assailants”:

31. Omnipresent high-pitched assault near 20K Hz (standard subliminal messaging mistaken for tinnitus), turned to blissful silence rarely for a program objective, (e.g., after talk with an individual who bought into a Will Filer-described script).
32. High-pitched (piezoelectric) audio inside head, that earplugs make louder.

Gang-stalking:

33. Email from federal politicians that, if authentic, indicate they are monitoring your targeted individual torture.
34. Gang-stalking by vehicles painted, and by operatives dressed entirely in, red (because 3-letter agencies hire Nazi shrinks who think like 3-year-olds).
35. Highway traffic jam within 1–3 am. Not in or near these states, being followed by vehicles from certain headquarters:

36. Colorado
37. Texas
38. Virginia

Hacking:

- Having your internet traffic routed through:
39. Colorado (e.g., Littleton)
 40. Maryland
 41. San Leandro, California
 42. Texas
 43. Virginia

- 44. Seeing “air-gapped” computer hacking (when you’re not internet-connected).
- 45. Seeing planted auto-completes (such as “the-nsa-and-me” as if planted by the CIA or rather blatant perpetrators associated with Russia, China, Italy, Israel or neo-Nazi sponsors including Texan).
- 46. Suffering blinking screen entrainment (as patented), seeing it promptly change when calling it out in a private residence (another 4th Amendment violation) and routinely resume in operations with no respect, as if every perpetrator was screened to harbor a death wish.

Noise campaigns:

- 47. Approximately adjacent construction commencing soon after you move about anywhere, ending when you’re to leave.
- 48. Backup beeping noise for hours on end.
- 49. Toilet-slamming or garbage can-closing noise as directed audio timed to activity.

Sleep deprivation:

- 50. Being kept awake continuously by DEW assault over 5+ days and nights.
- 51. Being sleep deprived by physical DEW assault every night for months-to-years.
- 52. Being sleep deprived with DEW (directed energy weapons) as a child.
- 53. Usually rising to DEW/frequency pain.
- 54. Routinely having intestines rumbled for hours, continuously, when you lie down.
- 55. Being microwaved when you lie down.
- 56. Being routinely assaulted with high-pitched audio inhibiting sleep too.

Experiencing in contrived dream sequences:

- 57. General interrogation, fishing for any criminal behavior when there is none.
- 58. Interrogation for non-existent tax fraud.
- 59. Question about email you download the next day (implicating NSA Echelon).
- 60. Request for account security questions.
- 61. Request for test-taking advice (sheesh).
- 62. Request for cancer-treating advice.
- 63. Request for investment ideas.
- 64. Dating show scenario with a celebrity.
- 65. Bill Cosby jumps into bed with you.

- 66. Abuse scenario at CIA HQ with some well-known actor: do you speak up?
- 67. Writing in the air before a giant snake head flies toward you from the sky.
- 68. Staged assassination by men with guns.

Targeting family, friends and associates:

- 69. Being shot with DEW in the back when entering a room with a family member.
- 70. Assault in your throat (by DEW, implant, frequency or post-hypnotic suggestion) when near family/friends or when they are nearly arriving.
- 71. Witnessing a child assaulted by DEW when near you.
- 72. Any co-resident with elevated calcium test results even after avoiding consuming calcium (reportedly an EMF byproduct).
- 73. Anyone close to you having surgery for a cyst in a body part that’s a focus of your DEW torture simultaneously.

Disrupting communications:

- 74. Having your iPhone thoroughly hacked.
- 75. Having your Android phone hacked.
- 76. Having your phone calls not ring.
- 77. Having your landline dialing function disabled, not for any financial reason.
- 78. Having your email to family enter spam.
- 79. Receiving faked email from among your family and friends (who confirm it so).
- 80. Being locked out of Twitter for months.
- 81. Being locked out of Facebook for months.
- 82. Having your internet connection severed for hours on end at a tactical time such as in seeking to book accommodations or respond to libel.

Customary TI torture program activity:

- 83. Torture when exposing criminality.
- 84. Physical or remote rape, or assault during masturbation or sex.¹

¹ CIA’s George White to Sid Gotlieb: “Where else could a red-blooded American lie, kill, cheat, and rape with the sanction of the all-highest?” — reported, inter alia, in *The Manchurian Candidate*. As TIs have been raped daily by frequency in these operations, George White apparently reflects the sentiment of 100% of CIA, NSA, FBI, DHS, DoD and military contractors’ staff privy to targeted individual torture on US soil.

- 85. Intellectual property theft.
- 86. Torture a la CIA “S.A.T.A.N.” programming described in Robert Duncan’s *Soul Catcher Vol. 2*.
- 87. Torture described by Will Filer’s *NSA Mind Control and Psyops*, reportedly lightening if the TI obeys Jesus/God as played by the NSA in dreams/voice/signs.

Unconstitutional detainment; having been:

- 88. Deprived of liberty without due process.
- 89. Detained based on a demonstrably false court order you were expressly disabled from reading until afterwards.
- 90. Subjected to perpetrators thwarting a TSCM (technical surveillance counter-measures) investigation.
- 91. Deceptively “sectioned” for involuntary psychiatric diagnosis after you checked yourself into a hospital or medical facility for imaging scans or other diagnostics.
- 92. Promptly released after speaking with a psychiatrist, unavailable for 10+ hours.
- 93. Lied to by security staff, nurses and doctors, and physically restrained.
- 94. Subjected to your belongings being poisoned and bugged while you were detained, such as with powder in your shoes and USB receptor in a computer.
- 95. Invaded by police, DHS or FBI.
- 96. Detained by international airport security with no criminal history.
- 97. Accustomed to your luggage being entirely emptied by airport “security.”
- 98. Referred to a psychiatrist when following up on an investigation that authorities promised and didn’t deliver.

Intent to inhibit speech or further isolate you; having experienced elevated DEW or frequency assault amid or soon after:

- 99. Recording testimony of your torture.
- 100. Communicating on social media or online (in line with isolation objectives).
- 101. Whistleblowing, on any matter, to any public authority or legal counsel.
- 102. Telephone calls to among family, friends, associates and suppliers, e.g., accompanied by elevated scalp searing.

Assault in typical implant locations:

- 103. Pain in an eye a la Cathy O’Brien in chapter 30 of her *Trance Formation of America*, turned off by the CIA command of “stop” while pressing your eyelids (as, always waging war on US citizens, it’s been treasonous since its inception).
- 104. Heating between your thumb and forefinger daily and nightly.
- 105. Heating of your right wrist or forearm.
- 106. Searing in or behind one or both ears.
- 107. Electrocutation/pulsing where a surgeon operated near your birth, including as part of sleep-depriving assault.

Your having thought:

- 108. All complicit in toxic chemical spray of citizens for electromagnetic assault face prosecution for treason.
- 109. All perpetrators, supervisors, authorizers, adult surveillors, sponsors and other knowing enablers of TI torture in the US face prosecution for capital punishment under 18 USC § 241–242, having violated the 4th Amendment by 24/7 invasive surveillance for torture, a conspiracy against rights required for all in-residence covert torture methods, apart from adjudication of the illegality of DEW, directed frequency or assault.
- 110. That these include, and are not limited to, members of the White House, Congress, NSA, CIA, DIA, DARPA, FBI, DHS, NORAD, USNORTHCOM, ODNI, US Air and Space Forces, Navy, Army, military and “security” contractors etc.
- 111. That masonic judges and “law enforcement” have conspired to violate the 14th Amendment: equality under law.
- 112. With any target’s death from a single conspiracy against rights, all willing US participants in targeted individual torture face capital punishment under 18 USC § 241–242, with due process, alongside footnotes for violating 18 USC § 4 or § 2382, 5 USC § 3331 in government, 10 USC § 920 (statutory rape or aggravated sexual abuse), stalking laws; and, through air/water poisoning, complicity in treason.

(The corporation's CEO checked all above boxes of personal experience.)

Please review Will Filer's *NSA Mind Control and Psyops* (describing how the NSA isolates, incessantly sleep deprives and endeavors to destroy the work and family of targeted individuals, paying personnel to stab targets in the back in various ways, to persuade TIs that no one can be trusted except Jesus, God, a Spirit or Source played by the NSA in dreams, signs, voice and/or emotional frequencies). Similarly please review Carl Clark's *Raum & Zeit* interview detailing microwave assaults as for the CIA, and break-ins to targeted individuals' residences that have enabled leaving "signs" in various ways, while invisibility suits have been publicized.

In which of the following ways do you think a beneficent or trustworthy Jesus, God, Spirit or Source communicates with you? Please check all ways that apply:

- A. In dreams
- B. By a sign or signs
- C. By a voice or voices
- D. By emotional frequencies
- E. Not all all

The public benefit corporation has a reasonable interest in excluding from its Class H ownership and Advisory Board any agent provocateur. Understanding that this attestation is under penalty of perjury, anyone affiliated with a covert entity might decline to complete this questionnaire. Yet targets of covert torture may willingly disclose all past and present affiliations below.

Checkboxes 113–184: all identified entities from which I ever received any payment or worked voluntarily, or to which I ever pledged or swore any allegiance or loyalty, whether directly or indirectly (excluding only any national pledge of allegiance), to my knowledge:

From Israel

- 113. Aman
- 114. Mossad
- 115. Shin Bet/ISA/Shabak

From Russia

- 116. FSB
- 117. FSO
- 118. GU/GRU
- 119. GUSP
- 120. SVR

From UK

- 121. GCHQ
- 122. MI5
- 123. MI6/SIS
- 124. NCA
- 125. OSCT
- 126. Tavistock

From US

- 127. Army Intelligence (sic)
- 128. CIA

- 129. DARPA
- 130. DHS
- 131. DIA
- 132. FBI
- 133. NIH
- 134. NGA
- 135. NRO
- 136. NSA
- 137. ONI

Any and every other covert operation, and any other entity that participated in perpetrating any covert torture, in:

- 138. Australia
- 139. Canada
- 140. China
- 141. India
- 142. Italy
- 143. Israel
- 144. Japan
- 145. New Zealand

- 146. Pakistan
- 147. Russia
- 148. UK
- 149. US
- 150. Other country:

Any branch or branches of masonry, freemasonry or other secret society with more than ten (10) members in total:

- 151. Masonic affiliation, including Ur Lodge(s) if applicable:

- 152. Illuminuts or Illuminati:

- 153. Any other private society that required any oath or pledge to protect

even “brothers,” “sisters” or members who violate constitutional rights:

Any contractor alleged to have supplied any directed energy, directed frequency, directed audio or personnel in any TI torture operation, including, and not limited to, any sub-contractor thereof:

- 154. BAE
- 155. Battelle
- 156. Boeing
- 157. General Dynamics
- 158. L3 Harris
- 159. Lockheed Martin
- 160. Neuralink
- 161. Northrup Grumman
- 162. Raytheon

- 163. SAIC
- 164. Starlink
- 165. Statfor
- 166. Other(s):

Any US military branch, all alleged to have colluded in covert torture operations to some degree:

- 167. Air Force
- 168. Army
- 169. Coast Guard
- 170. Marine Corps
- 171. Navy
- 172. Space Force

US Commands:

- 173. Africa
- 174. Central
- 175. Cyber

- 176. European
- 177. Indo-Pacific
- 178. NORAD (quasi-US, tailing US TIs to Canada)
- 179. Northern (USNORTHCOM)
- 180. Southern
- 181. Special Ops
- 182. “Strategic” [sic]
- 183. Transport
- 184. Other:

Did you know of any toxic spray operation while serving?

- 185. No
- 186. Yes

Did you serve in a military for any other country?

- 187. No
- 188. Yes:

For each above box you checked, please attach a statement detailing your activity in connection with it insofar as you can reasonably share, unless it fits within the following text box:

Narrative Description

Please attach a typed narrative description of your torture experience in as many pages as you like, all of which shall be deemed part of foregoing declaration in your signed statement below, unless your narrative description also fits in the above text box.

Your Social Media Only If Desired

LinkedIn page:

Twitter page:

Facebook page:

Bucket List Items

Beyond survival and legally eliminating perpetrators (entities/personnel/equipment), do you have remaining bucket list items — things you would like to accomplish, for others or yourself, before this life ends? Please share only to the extent you like to, attaching more items if you like:

| Bucket List Item | Estimated Cost |
|------------------|----------------|
| | |
| | |
| | |

Privacy Selections and ID

While hacking is a challenge, we may intentionally share responses publicly, without your further permission, only as aggregated numbers and/or percentages. To the extent you consent to potentially further public disclosure by our intentional actions, please check the following boxes (which do not impact any qualification for Class H stockholding or our any Advisory Board):

- P1. I consent to public disclosure of my particular check-the-box replies in above items 1–112.
- P2. I consent to public disclosure of my particular affiliations in above items 113–184.
- P3. I consent to public disclosure of my particular narrative description above and/or attached.
- P4. I consent to public disclosure of my particular bucket list items above and/or attached.
- P5. I content to public disclosure of my particular social media links if furnished above.

While publicly shared items may proliferate in a way that remains public aside from our further action, we may endeavor to accommodate any request to modify any of these optional consents. Please note we accept no liability for, and by signing below you fully indemnify us against any financial and other losses you may incur in connection with, our any inadvertent disclosure.

ID1. I have attached (or otherwise supplied) two (2) forms of my genuine identification that I would find compelling evidence of authenticity were positions reversed. (These may include clear photos of a passport and/or driver’s license.)

Attestation Under Penalty of Perjury

“Everything I have entered in, attached to, or incorporated by reference in, this TI Questionnaire is deemed part of ‘the foregoing’ in the following declaration: I declare under penalty of perjury, under the laws of the United States of America, that the foregoing is true and correct. Executed on (please enter only today’s date in the following text box):

By marking this box (to the left), I acknowledge and agree that I intend to electronically sign this declaration below. My electronic signature, typed below, shall have the same effect as a handwritten signature for the purposes of validity, enforceability, and admissibility.”

Electronically signed with full legal name:

Please save&print your entries in this questionnaire and return it to TI@infinityb.co. Thank you.