

To:

President Donald J. Trump  
The Honorable J.D. Vance, Vice President  
The Honorable Marco Rubio, Secretary of State  
The Honorable Pete Hegseth, Secretary of War  
The Honorable Todd Blanche, Acting Attorney General  
The Honorable Sean Duffy, Secretary of Transportation  
The Honorable Bill Pulte, Acting Director of DNI  
The Honorable John Ratcliffe, Director of CIA  
The Honorable Kash Patel, Director of FBI  
The Honorable General Joshua M. Rudd, Director of NSA  
The Honorable Dr. Chris Scolese, Director of NRO  
The Honorable General Don Caine, Chairman of Joint Chiefs of Staff  
The Honorable Jared Isaacman, Administrator of NASA  
The Honorable Michael Johnson, Speaker of the House  
The Honorable John Thune, Senate Majority Leader  
The Honorable Chuck Schumer, Senate Minority Leader  
The Honorable Jack Reed, Ranking Member, Senate Armed Services  
The Honorable Roger Wicker, Chairman, Senate Armed Services Committee  
The Honorable Mark Warner, Vice Chairman, Senate Select Committee on Intelligence  
The Honorable Tom Cotton, Chairman, Senate Select Committee on Intelligence  
The Honorable Mike Rounds  
The Honorable Hakeem Jeffries, House Minority Leader  
The Honorable Stephen Lynch  
The Honorable Jim Himes, Ranking Member, House Permanent Select Committee on Intelligence  
The Honorable Rick Crawford, Chairman, House Permanent Select Committee on Intelligence  
The Honorable Raja Krishnamoorthi  
The Honorable Tim Burchett  
The Honorable Lauren Boebert  
The Honorable Nancy Mace  
The Honorable James Comer, Chairman, House Oversight Committee  
The Honorable Jasmine Crockett, Ranking Member, Task Force on the Declassification of Federal Secrets  
The Honorable Eli Crane  
The Honorable Maxwell Frost  
The Honorable Robert Garcia, Ranking Member, House Oversight Committee  
The Honorable Summer Lee  
The Honorable Chairwoman Anna Paula Luna, Chairwoman, Task Force on the Declassification of Federal Secrets  
The Honorable Eric Burlison  
The Honorable Brandon Gill  
The Honorable Dave Min

From: Steven M. Greer, M.D., Director of The Disclosure Project

Re: Planned Release of Further UAP/UFO Evidence

The Disclosure Project is in the process of soliciting and anticipate we may receive dispositive evidence and proof regarding UAPs, UFOs, Extraterrestrial Intelligence and covert programs related to them. We can prove that the legal Constitutional government of the United States has been subverted by various agencies and corporations for decades and that these activities include: large embezzlement of funds, treason, murder, kidnappings and abductions, human and child trafficking or other crimes both in the United States and abroad.

We have debriefed over 800 whistleblowers over the last 35 years and have documented these crimes. Evidence of these criminal activities have been handed over to a confidential task force of the [REDACTED] over the last 3 years. These files and cases have also been provided to key members of Congress including Senate Intelligence Committee, Senate Armed Services and House Oversight Committee members as well as key White House and Presidential advisors such as Stephen Miller.

It is has been our conclusion since the mid 1990s (see attached letter) that the various compartmented operations within government and within corporate contractors for the U.S. Government have been run completely illegally and therefore they have forfeited all national security law protections. Since these programs themselves are illegal and unconstitutional, they cannot cite the National Security Act or any laws of the United States to further protect and hide evidence, information, documents or materiel. This became quite clear to me in December of 1993 when the director of the CIA under President Bill Clinton assured me in person that neither he nor the President had access to these projects and in fact had been actively denied access.

This was subsequently confirmed to be the case with senior members of Congress, the Chair of the Oversight Committee Dan Burton, members of the Senate Intelligence Committee such as Richard Bryan of Nevada and other members of Congress. Furthermore, the Director of the Defense Intelligence agency, 3-star General Patrick Hughes, and the head of intelligence, J2 for the Joint Chiefs of Staff Admiral Tom Wilson were also denied access and threatened because they inquired into the subject. The list of senior officials in government from the President on down who have been denied access, threatened or otherwise blocked from any access to these projects is extensive. This proves the illegal and unconstitutional nature of the programs related to UAP/UFO research and technology.

We have learned there are legitimate, legal top-secret operations attached to these illegal projects that are hidden within the legal ones. Any inadvertent release of legal top-secret, compartmented national security projects or information is the liability of those criminally responsible for commingling the criminal projects with the legal ones. We assume no liability for this trickery or this technique that has been used to hide

illegal projects within legal operations. Our position is that the very use of that technique to hide a criminal enterprise, renders all attached projects liable for disclosure and criminal prosecution and those who are disclosing that information have no legal liability whatsoever. All liability rests with the offending criminal project for jeopardizing legitimate national security secrets of legal projects by using this trickery.

Therefore, unless otherwise directed within 60 days from the date of this letter, we shall proceed to solicit further hard evidence and release it publicly and we are immunized from any prosecution under national security laws or violations. An explicit letter must be received by me no later than August 29, 2026 in writing from an authorized official in the U.S. Government that contradicts this assessment. If they contradict this assessment, we will challenge it, since we can prove these programs are being run criminally.

In order to protect the Constitutional government of the United States this information must be disclosed to the public fully and truthfully, including the existence of man-made UAPs based on reverse-engineering Extraterrestrial vehicles. These man-made craft have been and are being used in a wide range of domestic and international criminal operations including drug running, human trafficking, arms trade and other criminal behavior.

For this reason, while we agree that the schematics and operating plans for these craft should not be disclosed, their existence must be, and their use in criminal activities has resulted in their forfeiting any protections under the national security laws or classification system. We have been advised by constitutional attorneys over the years, that this assessment and interpretation of the law and the Constitution is correct. We have been in contact with covert operatives working under non-official cover (NOC) who possess dispositive evidence of biologicals, Extraterrestrial bodies, Extraterrestrial space craft that have been downed, the use of illegal, electromagnetic pulse weapons that have targeted these craft and the existence of man-made UFOs that are and have been used in criminal enterprises. We will be asking these contacts to provide to us all evidence they possess and we will release it to the public without redactions, except technical information that could lead to the creation of an operating man-made craft.

Since neither the Congress nor the Office of the President nor the Pentagon have to date released any substantive evidence, and instead have made a mockery of disclosure with the UAP Science Advisory Council with ██████████ and others and ██████████ on the National Security Council staff, we feel we must proceed with this plan unilaterally in the interest of the Nation.

We will also be recommending that contacts in other countries also release hard evidence, since the United States has failed to act in a meaningful way over the past last 35 years of the Disclosure Project's efforts.

All such evidence will not be subject to review by Defense Office of Prepublication and Security Review (DOPSR) since the evidence in question is part of an ongoing transnational criminal organization that is currently being investigated by the [REDACTED] under Racketeer Influenced and Corrupt Organizations Act (RICO) statutes.

ALL PROJECTS AND OPERATIONS GOVERNMENTAL AND PRIVATE ASSOCIATED WITH THE UAP/UFO ISSUE HAVE BEEN RUN ILLEGALLY AND UNCONSTITUTIONALLY SINCE THE MID TO LATE 1950's. SINCE IT IS AN ONGOING CRIMINAL CONSPIRACY THERE IS NO STATUTE OF LIMITATION AND ALL EVIDENCE AND INFORMATION RELATED TO THESE PROJECTS CAN AND WILL BE RELEASED UNLESS WE ARE OTHERWISE DIRECTED EXPLICITLY AND IN WRITING.

If we do not hear from you by August 29, 2026, we will proceed with these plans.

Sincerely,

Dr. Steven Greer  
Director, The Disclosure Project

[REDACTED]