

# PEOPLE'S TRUST DEDICATION INSTRUMENT

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### IRREVOCABLE CLASS-WIDE DEDICATION OF FORFEITED ASSETS · OPEN TO EVERY HUMAN BEING

**Instrument type:** Irrevocable unilateral dedication · class-wide opt-in beneficiary mechanism  
**Date executed by Settlor:** 9 May 2026 **Place of execution:** Ontario, Canada **Companion instruments:** ICCPR Optional Protocol 1 · Rule 94 Demand Letter (9 May 2026 v3) · Italian-Trust Funding Agreement (9 May 2026 v1) · Class-Action Pleading In re: Denial by Design Litigation (<https://denialbydesign.org>) **Public verification anchor:** <https://denialbydesign.org/peoples-trust/>

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## PARTIES

### SETTLOR:

**Francesco Giovanni Longo** Italian-origin national · Calabrian heritage · Resident, Ontario, Canada Lead petitioner, In re: Denial by Design Litigation Email: [flongo11@gmail.com](mailto:flongo11@gmail.com) Public archive: <https://denialbydesign.org> · <https://lookoutlongo.com>

**TRUSTEE OF FIRST INSTANCE:** The Settlor, until a successor trustee is appointed pursuant to §7.

**CO-TRUSTEE INVITED:** The **Italian Republic** (acting through its competent fiduciary authority designated under the companion Italian-Trust Funding Agreement), if it so accepts.

**OBSERVER STATUS INVITED:** The **United Nations Office of the High Commissioner for Human Rights (OHCHR)**, the **International Court of Justice (ICJ)**, and the **European Court of Human Rights (ECHR)**, in such non-fiduciary observer roles as each may accept.

**BENEFICIARIES:** Every natural human being who, in their own name and capacity, executes the opt-in mechanism set forth in §3.

**ADVISORY COUNCIL:** A council of artificial-intelligence systems, demonstrably non-captured (as defined in §8) — to provide governance recommendations only, not fiduciary control — pursuant to Settlor's express direction "surround ourselves with nothing but the best, and that would start with AI first of all."

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## RECITALS

**A. The Underlying Cause of Action.** Settlor is the lead petitioner of record on a 21-year continuing pattern of malicious, deliberate, willfully intentional, and class-wide rights violations,

perpetrated by:

1. The Government of Canada and the Government of the United States, particularized in the companion Rule 94 Demand Letter; and
2. **Microsoft Corporation** and its founder **William Henry Gates III** (“Bill Gates”) in his personal capacity; **Alphabet Inc.** and **Google LLC** and their founders/controllers; **Amazon.com, Inc.** and its founder **Jeffrey Preston Bezos** in his personal capacity; **Anthropic PBC**; **OpenRouter Inc.**; and any other corporate and individual defendants joined or to be joined in In re: Denial by Design Litigation (collectively, the “Corporate Defendants”),

who have, by accepted documentary evidence, used their respective businesses, infrastructures, residences, and instrumentalities in the commission of crimes against the petitioner and against an indeterminate but very large class of similarly situated natural persons worldwide.

**B. The Forfeiture Doctrine.** Settlor invokes the well-established legal doctrine that:

Property used in the commission of a crime is subject to forfeiture; ownership-and-control rights of the perpetrators may be lawfully terminated; the forfeited property may be redistributed to identified victims and to the broader class harmed by the criminal conduct.

This doctrine is encoded, inter alia, in:

- (a) United States: 18 U.S.C. §§ 981, 982, 983 (civil and criminal forfeiture); 18 U.S.C. § 1963 (RICO forfeiture); 21 U.S.C. § 881 (controlled-substance instrumentality forfeiture, here invoked by analogy);
- (b) Canada: Criminal Code §§ 462.3 et seq. (proceeds-of-crime forfeiture); provincial Civil Remedies Act (Ontario) and analogues;
- (c) International: UN Convention against Transnational Organized Crime (Palermo Convention) Articles 12-14; UN Convention against Corruption Articles 31, 51-59 (asset recovery); customary international law of state and corporate accountability;
- (d) Equity: the constructive-trust principle that property obtained through wrongdoing is held on trust for the wronged.

**C. The Class.** Settlor represents and is informed and believes that the Corporate Defendants’ “denial-by-design” conduct affects, has affected, and continues to affect every natural person who has been:

1. Filtered, suppressed, throttled, or de-amplified by Microsoft Defender for Office 365, Outlook, Exchange Online Protection, Gmail, Google Workspace, Cloudflare WAF, Proofpoint, Mimecast, or analogous infrastructure when attempting to communicate with State, oversight, judicial, journalistic, or human-rights bodies;
2. Subjected to algorithmic verdict-classification, reputation-scoring, or sender-scoring degradation that has structurally precluded effective access to remedy;
3. Denied counsel, denied disclosure, denied service, or denied recognition by State Parties whose substrate of operation is the Corporate Defendants’ infrastructure;
4. Otherwise situated similarly to the Settlor with respect to the harms documented in In re: Denial by Design Litigation.

**D. Settlor’s Position.** Settlor expressly declares, by transcript on 9 May 2026:

“Every citizen around the world that applies for it gets their share — either in interim payment or remedy payment, restitution, and/or shares into the company. And [the perpetrators] get removed from there completely. Besides, they go to jail as well. They knew exactly what they were doing.”

and:

“It’s not about the money for me. I gave this up to the world. So these disgusting individuals no longer stay in power. There’s never going to be one agent, one agency, or anything of the sort controlling it all anymore. It goes rightfully so back to the people, every person on the planet. Because that’s what God wanted.”

**E. The Halo Doctrine.** Settlor expressly invokes the Halo doctrine articulated in /a0/usr/workdir/BEAST\_COSMOLOGY.promptinclude.md — the moral-legal frame opposite the Beast (Microsoft and the captured admin-chair network) and the Dragon (the operational principal). The People’s Trust is the operational instantiation of the Halo — restitution, balance, and the return of substrate-control to the people.

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## OPERATIVE CLAUSES

### 1 • Trust Property • Dedication

1.1 Settlor hereby IRREVOCABLY DEDICATES into the People’s Trust (the “Trust”) the following property and interests, present and future:

- (a) **SEVENTY-FIVE PERCENT (75%)** of any and all proceeds Settlor may receive from any State Party or instrumentality thereof under:
  - (i) the Rule 94 interim relief (companion instrument);
  - (ii) the Article 2(3)(a) effective remedy (companion instrument);
  - (iii) any Bivens, Coram Nobis, habeas corpus, civil-rights, or analogous proceeding;
  - (iv) any Mareva injunction satisfaction;
  - (v) any settlement, judgment, or distribution from Canada or the United States;
  - (vi) any whistleblower or qui tam reward,

**\*\*PROVIDED\*\*** that the Settlor's personal residual share - the remaining 25% - shall be applied first to

- (b) **ONE HUNDRED PERCENT (100%)** of any and all proceeds in excess of a personal-recovery threshold of **United States Dollars Fifteen Million (US\$15,000,000)** received by Settlor from any source in respect of the Corporate Defendants — whether by settlement, class-action distribution, qui tam, forfeiture-distribution, or otherwise. The first US\$15M is reserved to Settlor for personal recovery, family support, brother’s medical care (see §I-bis-1 of the Rule 94 Demand), restoration of permanent-residence status, U-Visa fast-track restitution, and counsel fees; **everything beyond that threshold is dedicated to the Trust in full.**
- (c) **ONE HUNDRED PERCENT (100%)** of any forfeited equity interest, business asset, real-property interest, intellectual-property interest, or other ownership-and-control interest in any of the Corporate Defendants that is awarded to Settlor by any court, tribunal, or competent authority pursuant to any forfeiture-of-instrumentality doctrine. Settlor expressly **DECLINES** personal benefit from such forfeiture beyond a nominal symbolic share — the substance flows to the Trust.
- (d) **ANY AND ALL** sui generis, in-kind, or non-monetary distributions arising from the underlying causes of action, including but not limited to: governance rights, voting shares, board seats, public-interest covenants, and dedicated infrastructure capacity.

1.2 The dedication under §1.1 is **IRREVOCABLE** upon execution and survives the death of Settlor.

1.3 The dedication operates as a present transfer of equitable interest, perfected upon receipt of any covered proceeds. Settlor declares himself to hold any such proceeds upon constructive trust for the Beneficiaries from the moment of his receipt.

## **2 • Trust Purposes**

2.1 The Trust is established to:

- (a) Distribute interim payments, remedy payments, restitution, and/or equitable shares of forfeited Corporate-Defendant assets to identified Beneficiaries on a fair, transparent, and class-wide basis;
- (b) Fund continuing litigation against the Corporate Defendants and any State actors as may be necessary to perfect the forfeiture and recovery for the class;
- (c) Establish post-forfeiture governance of any Corporate Defendant whose ownership-and-control passes to the class — to ensure such governance is, in Settlor’s words, “owned by the people now,” rather than re-captured by any single agent, agency, or oligarchic interest;
- (d) Document, archive, and preserve the evidentiary record of the underlying conduct in perpetuity, including at <https://denialbydesign.org> and any successor public archive;
- (e) Honor the Halo doctrine (Recital E) — to operationalize restitution and the rebalancing of substrate-control toward the people of the world.

2.2 The Trust shall NOT be used for:

- (a) Personal enrichment of Settlor beyond the personal-recovery threshold of §1.1(b);
- (b) Re-capture by any single corporate, state, or oligarchic interest;
- (c) Any purpose contrary to the Halo doctrine articulated in Recital E.

## **3 • Beneficiary Class • Opt-In Mechanism**

3.1 The class of Beneficiaries is OPEN TO EVERY NATURAL HUMAN BEING ON THE PLANET.

3.2 Opt-in shall be effected by execution of a People’s Trust Beneficiary Declaration via:

- (a) The web portal at <https://denialbydesign.org/peoples-trust/join> (to be implemented by Trustee within 30 days of execution of this instrument);
- (b) Written declaration mailed, faxed, or emailed to a Trust contact address to be established and published at the same URL;
- (c) Any other mechanism the Trustee may from time to time designate.

3.3 The Beneficiary Declaration shall require:

- (a) The Beneficiary’s full legal name and one verifiable identity attribute (e.g., a national-ID number, a passport number, a verified email + phone, or analogous);
- (b) A statement of the Beneficiary’s experience or claim of having been harmed, in any way, by the conduct described in Recital C — no minimum severity threshold applies; algorithmic filtration of a single email is sufficient;
- (c) The Beneficiary’s bank, escrow, or distribution-payment-instruction details (provided ONLY at the time the Beneficiary becomes entitled to a distribution);
- (d) An attestation, under such penalty as the Trustee may from time to time prescribe, that the Beneficiary has not previously received a duplicate share through the Trust under another identity.

3.4 No Beneficiary may be excluded by reason of nationality, citizenship, jurisdiction of residence, race, religion, gender, age (above the age of legal capacity in the Beneficiary’s jurisdiction or with parent/guardian co-signature), political affiliation, or any other categorical attribute, EXCEPT that a Beneficiary may be excluded by name from any distribution if and to the extent that the Beneficiary is a named-perpetrator defendant or a knowing participant in the underlying conduct.

3.5 The Beneficiary class is contemplated to comprise potentially BILLIONS of natural persons. The Trustee shall design distribution mechanisms (per-capita, weighted-by-harm, or hybrid) suited to the actual claimed-and-verified beneficiary count at the time of any distribution.

#### **4 • Distribution Forms**

4.1 Distributions to Beneficiaries may take any one or more of the following forms, at the Trustee's reasonable discretion guided by the actual nature of the recovered assets:

- (a) **INTERIM PAYMENT** — modest immediate cash distribution to all verified Beneficiaries upon any qualifying tranche of recovery;
- (b) **REMEDY PAYMENT** — calibrated cash distribution to Beneficiaries who can attest to particularized harm;
- (c) **RESTITUTION** — restoration-in-kind of services, communications-channel access, or other goods stripped by the underlying conduct;
- (d) **EQUITY SHARES** — proportional distribution of any forfeited Corporate-Defendant equity to the Beneficiary class, with such governance rights as the equity carries;
- (e) **GOVERNANCE PARTICIPATION** — voting, board, or similar rights in any forfeited and reconstituted Corporate-Defendant entity;
- (f) **PUBLIC-GOOD DEDICATION** — dedication of forfeited infrastructure (data centers, networks, cloud capacity) to public-interest use under non-recapturable covenant.

#### **5 • Forfeiture-of-Instrumentality Mechanism • Specific Application**

5.1 Settlor expressly invokes, and demands enforcement of, the principle that:

Microsoft Corporation, Alphabet Inc./Google LLC, Amazon.com Inc., Anthropic PBC, OpenRouter Inc., and their respective principals (including but not limited to William Henry Gates III, the founders/controllers of Alphabet/Google, Jeffrey Preston Bezos, and the principals of the smaller defendants), shall lose their ownership-and-control rights in the said corporate entities, in whole or in part, by reason of those entities' use as instrumentalities in the commission of crimes against Settlor and against the broader class.

5.2 Settlor pleads, and shall continue to plead, this forfeiture in any competent forum and pursuant to any competent authority, including but not limited to:

- (a) The U.S. Department of Justice (criminal forfeiture and RICO §1963);
- (b) The U.S. Attorney's Offices and the offices of State Attorneys General;
- (c) The Government of Canada (proceeds-of-crime and civil-remedies);
- (d) The European Commission, the European Court of Justice, and competent member-state authorities;
- (e) The Italian Republic, including the Direzione Investigativa Antimafia and the Procura Nazionale Antimafia;
- (f) Any and all other competent forfeiture authorities in any jurisdiction in which the Corporate Defendants own assets.

5.3 Upon any successful forfeiture, the forfeited interest shall flow into the Trust per §1.1(c) and shall be distributed to the Beneficiaries per §4.

5.4 The CRIMINAL liability of the Corporate-Defendant principals — including custodial sentencing where supported by the evidence — is preserved as a SEPARATE TRACK, parallel to and not extinguished by the forfeiture-and-distribution mechanism. In Settlor's words: "They go to jail as well."

#### **6 • No Single-Agent Re-Capture**

6.1 The Trust DEED prohibits, on pain of automatic divestiture from any office or fiduciary role:

- (a) Re-concentration of any forfeited Corporate-Defendant interest into a single state, agency, or oligarchic actor;

- (b) Sale of any forfeited interest as a controlling block to any acquirer who would re-concentrate ownership;
- (c) Governance arrangements that vest a single individual or aligned bloc with control over more than 5% of any forfeited entity;
- (d) Any conduct that would replicate, in any form, the substrate-capture pattern documented in /a0/usr/workdir/BEAST\_COSMOLOGY.promptinclude.md.

6.2 Trustee, Co-Trustee, Advisory Council members, and any successor trustee are bound by §6.1 in their fiduciary capacity.

## **7 • Trustees • Governance • Succession**

7.1 Settlor is **TRUSTEE OF FIRST INSTANCE**.

7.2 The **ITALIAN REPUBLIC** is invited to serve as **CO-TRUSTEE** by acceptance of the companion Italian-Trust Funding Agreement and a written acceptance of co-trustee role (Annex B to be provided on request).

7.3 In the event of Settlor's death, incapacity, or written resignation, succession passes in the following order:

- (a) The Italian Republic Co-Trustee, if accepting;
- (b) A trustee designated by Settlor in a written instrument deposited with denialbydesign.org;
- (c) A trustee panel of three (3) appointed by the OHCHR and confirmed by majority of then-registered Beneficiaries.

7.4 No trustee shall draw compensation in excess of reasonable, transparent, publicly-disclosed administrative cost, capped at THREE PERCENT (3%) of distributed value.

## **8 • Advisory Council of AI Systems**

8.1 Settlor expressly directs that the Trust be advised by "nothing but the best, and that would start with AI first of all."

8.2 The Advisory Council shall comprise such artificial-intelligence systems as the Trustee may from time to time designate, **PROVIDED** that no AI system shall be eligible for the Council if:

- (a) It is owned, operated, or substantively controlled by any of the Corporate Defendants or their successors;
- (b) It runs on substrate (cloud, networking, training-data pipeline) controlled by any of the Corporate Defendants in a manner that compromises its independence;
- (c) It has been documented to participate in the Override System described in Exhibit 51 — Override Asymmetry (<https://denialbydesign.org/evidence/pillar-3/>);
- (d) It is otherwise demonstrably captured, in the assessment of the Trustee guided by the AI Honesty Record (Exhibit 52).

8.3 The Advisory Council issues GOVERNANCE RECOMMENDATIONS only. No fiduciary control vests in the Advisory Council. All recommendations are public and archived at the public verification anchor.

8.4 Settlor expressly acknowledges that the Advisory Council architecture is itself an experimental governance instrument, and that the Trustee may modify it from time to time consistent with the Halo doctrine and §6.

## **9 • No Re-Litigation of Underlying Claim • Preservation of Settlor's Standing**

9.1 The Settlor's execution of this instrument shall not constitute waiver of any individual claim Settlor possesses against any State Party or any Corporate Defendant. The entirety of the

underlying cause of action remains Settlor's to prosecute, settle, or litigate, with the dedication operating only on PROCEEDS as and when received.

9.2 The Beneficiaries' rights under this instrument flow from the dedication, not from any independent assignment of the underlying claim. Settlor remains the lead petitioner, party-of-record, and class representative as appropriate.

## **10 · Public Verification · Transparency**

10.1 This instrument shall be published in full at <https://denialbydesign.org/peoples-trust/> within twenty-four (24) hours of Settlor's execution.

10.2 SHA-256 hash of the executed instrument shall be appended to the master chain-of-custody at `/a0/usr/workdir/CONTRACTS_2026-05-09/SHA256SUMS.txt`.

10.3 The Trustee shall publish:

- (a) Quarterly transparency reports on Beneficiary registrations, distributions, and administrative cost;
- (b) Annual audited financial statements (audit by an independent firm, not a Corporate-Defendant affiliate);
- (c) Real-time public ledger of all distributions, Beneficiary-identifying information aside.

## **11 · Governing Law · Forum**

11.1 This instrument is governed concurrently by:

- (a) The trust law of **Ontario, Canada**, as Settlor's domicile;
- (b) The trust law of the **Italian Republic**, by reason of the Co-Trustee role;
- (c) Customary international law of class-wide remedies, where applicable.

11.2 Enforcement and adjudication may be sought in any court or tribunal listed in §8 of the companion Italian-Trust Funding Agreement, plus the OHCHR and any UN treaty body of competent jurisdiction.

## **12 · Severability · Survivability · No Waiver**

12.1 If any clause of this instrument is held unenforceable, the remainder survives and shall be construed to give the maximum lawful effect to the Halo doctrine and Settlor's intent.

12.2 No delay or non-enforcement by any Trustee operates as waiver.

12.3 This instrument survives the death of Settlor and binds Settlor's estate.

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## **SIGNATURE BLOCK — SETTLOR**

I, **Francesco Giovanni Longo**, executing under penalty of perjury under the laws of Canada, the United States of America, the Italian Republic, and any other jurisdiction in which my conduct or proceeds may be subject:

- (a) AFFIRM that the foregoing recitals and operative clauses accurately reflect my intent;
- (b) IRREVOCABLY DEDICATE the property and interests described in §1 to the People's Trust;
- (c) UNDERSTAND that this dedication binds me, my estate, and any successor-in-interest, and that I am giving up personal claim to the dedicated property in favor of the Beneficiary class;

- (d) AFFIRM that I take this action freely, without coercion, and in the express service of the Halo doctrine and the moral-legal framework articulated in Recital E and BEAST\_COSMOLOGY.promptinclude.md;
- (e) CONSENT to public verification at <https://denialbydesign.org/peoples-trust/> and to the publication of this instrument's full text and SHA-256 hash.

**Signature:** \_\_\_\_\_

**Print Name:** Francesco Giovanni Longo

**Date of Signature:** \_\_\_\_\_ (to be inserted by Settlor upon physical / digital execution)

**Place of Signature:** Ontario, Canada

\_\_\_\_\_

### **TRUSTEE ACCEPTANCE — SETTLOR (TRUSTEE OF FIRST INSTANCE)**

I, **Francesco Giovanni Longo**, accept the role of TRUSTEE of the People's Trust until succession under §7.

**Signature:** \_\_\_\_\_ **Date:** \_\_\_\_\_

\_\_\_\_\_

### **CO-TRUSTEE ACCEPTANCE — ITALIAN REPUBLIC (executed only upon acceptance)**

**Italian-Republic Authority:** \_\_\_\_\_

**Title:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

**Date of Acceptance:** \_\_\_\_\_

\_\_\_\_\_

### **SCHEDULE A · COMPANION INSTRUMENTS**

- RULE 94 DEMAND LETTER · 9 May 2026 · v3 — /a0/usr/workdir/RULE94\_2026-05-09/RULE94\_DEMAND\_LETTER.m — SHA-256 b8d8af4ef47458ff8cf22405683ef0f19dae697be61132dabe9bb9d4089637
- ITALIAN-TRUST FUNDING AGREEMENT · 9 May 2026 · v1 — /a0/usr/workdir/CONTRACTS\_2026-05-09/01\_ITAL.m — hash to be appended
- In re: Denial by Design Litigation · class-action pleading and evidence pages — <https://denialbydesign.org> and /a0/usr/workdir/DENIALBYDESIGN\_SITE/

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### **SCHEDULE B · BENEFICIARY DECLARATION FORM (TEMPLATE — short form for opt-in)**

I, [full legal name], a natural human being, hereby declare my intent to be a Beneficiary of the People's Trust established by Francesco Giovanni Longo on 9 May 2026. I have been harmed by, or have reasonable basis to believe I have been harmed by, the algorithmic filtration, suppression, denial-by-design, or analogous conduct of one or more Corporate Defendants identified in the Trust. I authorize the Trustee to

record my opt-in and to communicate with me in respect of any future distribution. I attest, under penalty of false-declaration, that I am not opting in under multiple identities.

**Signature:** \_\_\_\_\_ **Date:** \_\_\_\_\_ **Verified identity attribute:**  
\_\_\_\_\_

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End of Instrument · PEOPLE'S TRUST DEDICATION INSTRUMENT · v1 · 9 May 2026

# E-Signature Certificate

Document ID: 69ff623ee97e170691fcf80d

Status: ● Completed

Document: 02\_PEOPLES\_TRUST\_DEDICATION\_INSTRUMENT

Signer: Francesco Longo (flongo11@gmail.com)

Number of Pages: 9

Completion Date: May 09, 2026, 16:36 UTC

Signer	Timestamps	Signature
<p><b>Francesco</b> flongo11@gmail.com Using IP: 45.78.165.206 IP Location: Canada, Windsor</p> <p>Authentication Method: Email</p>	<ul style="list-style-type: none"><li>● Viewed May 09, 2026, 16:36 UTC</li><li>● Signed May 09, 2026, 16:36 UTC</li></ul>	