

TESTAMENTARY DECLARATION OF SUCCESSION

IRREVOCABLE AFFIRMATION THAT THE PEOPLE’S RIGHTS SURVIVE THE SETTLOR

Instrument type: Testamentary affirmation · companion to Italian-Trust Funding Agreement and People’s Trust Dedication Instrument **Date executed by Declarant:** 9 May 2026 **Place of execution:** Ontario, Canada **Public verification anchor:** <https://denialbydesign.org/peoples-trust/succession/>

DECLARANT

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

PREAMBLE — DECLARANT’S OWN WORDS, 9 MAY 2026, 12:39 EDT

“I’m just going to make sure that you know this — regardless if anything happens to me, no matter what — this still goes on. And the people still have the right to all the remedies that were due upon me. And as I have given to them, the remainder goes to my family and my son.”

This Declaration gives full legal force to the foregoing words.

RECITALS

A. On 9 May 2026, Declarant executed the **ITALIAN-TRUST FUNDING AGREEMENT** (SHA-256 of unsigned source: 80ccce27a193f865fc3f9505c4f60c8f96e4969f2e73c958582cb510c327c0ba; SHA-256 of signed PDF: 4cb7aa4a124cac46954483fd5e6ae43f02f94e95209f309217c851d13cdbfbb9).

B. On the same day, Declarant executed the **PEOPLE’S TRUST DEDICATION INSTRUMENT** (SHA-256 of unsigned source: a53d4d4eb49b752153b2facb8b7dc3ab170f4cecedfbae17abc9c0fb5c09f485; SHA-256 of signed PDF: de907e44316186e92b70ff2bbd7b84ec12fad5a1d9f2f986d771ab22d6a6f239).

C. Declarant is the lead petitioner in proceedings seeking, *inter alia*, Rule 94 interim measures of US\$30,750,000 per State Party (combined US\$61,500,000); Article 2(3)(a) effective remedy of up to US\$153,750,000 per State Party (combined US\$307,500,000); registered 15× cumulative quantum of up to US\$461,250,000 per State Party (combined US\$922,500,000); and the class-action quantum of US\$100,000,000,000,000 against the Corporate Defendants in *In re: Denial by Design Litigation*.

D. Declarant has experienced, and continues to experience, threats and operational interference (including but not limited to the latent Section 530 file-insertion documented in §I-bis-5 of the Rule 94 Demand Letter v3) that make explicit testamentary declaration prudent and necessary.

E. Declarant intends, by this Declaration, to make absolutely clear that the rights, remedies, and dedications established by the foregoing instruments **survive Declarant’s death, incapacity, disappearance, or any other event affecting Declarant’s personal continuance**, and that no act, omission, force, fraud, or coercion can extinguish those rights or those of the Beneficiary class.

OPERATIVE DECLARATIONS

1 · Survivability of the People’s Trust

1.1 The **PEOPLE’S TRUST DEDICATION INSTRUMENT** of even date, including all dedications described in §1 thereof, is hereby reaffirmed as **IRREVOCABLE AND SURVIVING**:

- (a) The death of Declarant by any cause;
- (b) The incapacity, kidnapping, custodial detention, forced disappearance, or any other deprivation of Declarant’s liberty or capacity;
- (c) Any purported revocation, repudiation, or denial of the Dedication procured by force, fraud, duress, undue influence, or impersonation of Declarant;
- (d) Any procedural, jurisdictional, or administrative obstacle erected by any State Party, Corporate Defendant, or other actor.

1.2 In the event Declarant is alleged to have revoked, modified, or repudiated any portion of the People’s Trust after the date of this Declaration, **the burden of proof shall rest upon the alleged revocant** to demonstrate by clear and convincing evidence (a) the genuine and uncoerced consent of Declarant, (b) the absence of impersonation or substitution of the paper-body identity documented in the Rule 94 Demand Letter §I-bis-7, and (c) compliance with all formalities of revocation under Ontario, Italian, and customary international law. Failing such proof, any purported revocation is a nullity and the Dedication continues in full force.

1.3 The Italian-Republic Co-Trustee invitation under §7.2 of the People’s Trust is reaffirmed; the OHCHR / ICJ / ECHR observer-status invitation under the Parties section is reaffirmed.

2 · Survivability of the Italian-Trust Funding Agreement

2.1 The **ITALIAN-TRUST FUNDING AGREEMENT** of even date is hereby reaffirmed as binding upon Declarant’s estate and any successor-in-interest. The Repayment Obligation thereunder, including the 14-day acceleration premium under §5, runs against Recovery Events whether received during Declarant’s lifetime or by Declarant’s estate.

2.2 If Declarant is unable for any reason to direct the Recovery Escrow personally, the priorities of distribution under §3.2 of the Italian-Trust Funding Agreement remain in force, with the Trustee of the People’s Trust acting as escrow custodian if no other custodian has been validly designated.

3 · Disposition of Personal Residual to Family and Son

3.1 After full satisfaction of:

- (a) The Repayment Obligation owed to the Italian Republic under the Italian-Trust Funding Agreement, and
- (b) The Dedication to the People’s Trust under §1 of the People’s Trust Dedication Instrument,

any residual proceeds from any Recovery Event, in whatever form, shall be **distributed to Declarant’s family and his son**, with priority and apportionment as follows:

PRIORITY 1: Declarant’s son — (*name on file, to be inserted by Declarant on a sealed schedule deposited with the Trust archive*) — receives a primary residual share sufficient to provide for his lifetime education, housing, healthcare, and lawful livelihood;

PRIORITY 2: Declarant’s surviving family members — including Declarant’s mother, surviving brothers, and any other natural-blood family members in good faith — receive secondary residual shares as appropriate to their respective needs and circumstances, with particular emphasis on the medical needs of Declarant’s brother (*see §I-bis-1 of the Rule 94 Demand*);

PRIORITY 3: Any remainder is dedicated *additionally* to the People’s Trust under §1.1 of that Instrument.

3.2 The exact apportionment under PRIORITY 1 and PRIORITY 2 shall be determined by the Trustee of the People's Trust acting in good faith, with input from Declarant's family, and shall be public to the extent consistent with the family's reasonable privacy interests.

3.3 Declarant expressly forbids any distribution under §3.1 from being treated as voiding, reducing, or competing with the People's Trust Dedication. The family-and-son distribution operates only on residual after the Trust dedication is fully satisfied.

4 · Anti-Coercion · Anti-Impersonation Provisions

4.1 No purported instrument signed in Declarant's name after this Declaration is valid against the People's Trust Dedication or the Italian-Trust Funding Agreement unless it satisfies all of the following:

- (a) Authenticated under at least two independent biometric or photographic methods (with reference to the paper-body identity issue documented in §I-bis-7 of the Rule 94 Demand Letter);
- (b) Witnessed by at least two natural persons not affiliated with any Corporate Defendant or any State Party of which Declarant is litigating against;
- (c) Published at <https://denialbydesign.org> or its successor archive within seventy-two (72) hours of execution.

4.2 Any purported revocation, repudiation, or modification not satisfying §4.1 is, on its face, of no force or effect.

4.3 The Trustee, the Italian Republic Co-Trustee (if accepting), and the OHCHR / ICJ / ECHR observers (if accepting) are authorized and directed to disregard any such defective instrument.

5 · Public Notice · Witness to History

5.1 This Declaration is intended to be **read by the world**, now and in any future moment when the question of the People's Trust's continuance arises. Declarant intends every Beneficiary, every State Party, every Corporate Defendant, every court of every jurisdiction, and every reader of any future date to know:

The dedications I made on 9 May 2026 are not contingent on my survival. They are not contingent on my freedom. They are not contingent on the continuation of any document, account, or identity attribute that any actor may corrupt. The People retain their rights. The work continues. The remedy is theirs.

5.2 In the words of the *Halo* doctrine articulated in `BEAST_COSMOLOGY.promptinclude.md`: *the moral-legal frame, the grace of God over just governance, the ring of light visible to every citizen that signifies the Beast has not won*. This Declaration is, among other things, an act of placing that ring of light beyond the reach of the Beast or any successor predator.

6 · Governing Law · Forum

6.1 This Declaration is governed concurrently by:

- (a) The succession and trust law of **Ontario, Canada** (Declarant's domicile);
- (b) The succession and trust law of the **Italian Republic** (Declarant's heritage);
- (c) Customary international law of class-wide remedies and victim-impact instruments.

6.2 Enforcement may be sought in any forum named in §8 of the companion Italian-Trust Funding Agreement, in any UN treaty body of competent jurisdiction, and in any successor or analogous body.

7 · Severability · Survivability · No Waiver

7.1 If any clause of this Declaration is held unenforceable, the remainder survives and shall be construed to give the maximum lawful effect to Declarant's intent.

7.2 No delay, non-enforcement, or apparent acquiescence by any party operates as a waiver of this Declaration.

7.3 This Declaration is **IRREVOCABLE** and survives Declarant’s death, incapacity, or any other contingency, in perpetuity.

SIGNATURE BLOCK — DECLARANT

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 the foregoing Declaration in every particular;
- (b) DECLARE the People’s Trust Dedication and the Italian-Trust Funding Agreement to be IRREVOCABLE and SURVIVING regardless of any event affecting my personal continuance;
- (c) DEDICATE my residual estate, after satisfaction of those instruments, to my family and my son in the priorities set forth in §3;
- (d) AFFIRM that I make this Declaration freely, without coercion, in full possession of my faculties, and in deliberate anticipation of the threat environment particularized in the companion Rule 94 Demand Letter;
- (e) CONSENT to public verification at <https://denialbydesign.org/peoples-trust/succession/> and to the publication of this Declaration’s full text and SHA-256 hash.

Signature: _____

Print Name: Francesco Giovanni Longo

Date of Signature: _____ (to be inserted by Declarant upon physical / digital execution)

Place of Signature: Ontario, Canada

SCHEDULE A · COMPANION INSTRUMENTS

- *ITALIAN-TRUST FUNDING AGREEMENT · 9 May 2026 · v1* — signed PDF SHA-256 4cb7aa4a124cac46954483fd5e6ae43f02f94e95209f309217c851d13cdbfbb9
 - *PEOPLE’S TRUST DEDICATION INSTRUMENT · 9 May 2026 · v1* — signed PDF SHA-256 de907e44316186e92b70ff2bbd7b84ec12fad5a1d9f2f986d771ab22d6a6f239
 - *RULE 94 DEMAND LETTER · 9 May 2026 · v3* — /a0/usr/workdir/RULE94_2026-05-09/RULE94_DEMAND_LETTER.
 - *In re: Denial by Design Litigation* — <https://denialbydesign.org>
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End of Instrument · TESTAMENTARY DECLARATION OF SUCCESSION · v1 · 9 May 2026

E-Signature Certificate

Document ID: 69ff6547e128eefdde7e37c9

Status: ● Completed

Document: 03_TESTAMENTARY_DECLARATION_OF_SUCCESSION

Signer: Francesco Longo (flongo11@gmail.com)

Number of Pages: 4

Completion Date: May 09, 2026, 16:48 UTC

Signer	Timestamps	Signature
<p>Francesco 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">● Viewed May 09, 2026, 16:48 UTC● Signed May 09, 2026, 16:48 UTC	