PREEMPTIVE CROSS DUE DILIGENCE

After Covid many have learned what others knew all along mainly that "official" &/or official looking sources of information are in fact, very often, the least credible or accurate and blind faith in them can lead directly to preventable life altering damages and even death. Despite this well documented & demonstrated fact many still rely on cursory "Google" searches as part of lazy & late due diligence which can lead directly to wanton destruction of otherwise excellent business opportunities.

In light of this new reality **TCT** Ltd. has found it necessary to engage preemptive cross due diligence which must be acknowledged BEFORE **TCT** ltd. can or will invest any substantive effort or resources into any potential business relationship.

Key sworn facts that illustrate the problem are NOT limited to and include:

- 1. Founder, CEO & President of TCT Ltd. Reggie D. Huff (RDH), has never been charged or convicted of any crime (other than traffic related) nor has he engaged in any unethical or inappropriate conduct toward anyone.
- 2. In line with No. 1 above, RDH became the target of a senseless illegal spying, harassment & threat campaign by the Brookings SD Police Dept with ZERO (0) probable cause suggesting any crime had or was about to be committed. The entire illegal action coerced by the cowardly personal jealous feelings of a single verified incompetent BPD Officer named Sean Doremus (no longer a police officer or public servant) as a favor to a fellow officer.
- 3. After complaining loudly and threatening suit, RDH was forced into CIVIL court by the corrupt police dept in a desperate attempt to find cover for their senseless violation of civil rights. The unlawful action supported by a perjury affidavit AND a conspiracy involving Brookings City Council Member & SDSU Foundation employee Holly Tilton Byrne to produce fantastically fabricated "evidence" (verified as such) hours before a sham fixed CIVIL hearing (verified as such).
- 4. As a direct result of 1-3 above, RDH was forced to become a **PLAINTIFF** without counsel in federal court because SD allows a municipal insurance pool to entice all SD attorneys and law firms with lucrative government contracts to join and consequently punishes the same for representing a single victim of police misconduct especially one with a strong case.
- 5. Both State Court **Judge Dawn Elshere** & Federal Court **Judge Lawerance Piersol** have affected permanent damage to their reputation and careers as a <u>direct and proximate</u> result of their extreme misconduct in this case.

- 6. Judge Dawn Elshere's conduct including (& not limited to) signing a fraudulent judgement along with a blatantly unconstitutional scheme to deprive RDH of an "Appeal of RIGHT" with a clear & obvious cover-up motive (a very seldom prosecuted crime by a judge but a crime nonetheless). This conduct and much more in this case prompting an independent attorney to sign and file (at great risk) an affidavit stating that the attorney had acquired credible knowledge (mostly from this case) that Judge Elshere was not capable of rendering fair & lawful justice & demanding she be removed form the No. 1 capital murder case in SD in which she was subsequently removed by order of another judge.
- 7. Even though **Federal Judge Lawerance Piersol** only dismissed part of RDH's civil **PLAINTIFF** case "with Prejudice" and admitted the entire case was NOT frivolous he did engage in much misconduct not limited to and including:
 - A. Knowing the case was coming arranged to have the case assigned to him rather than by random assignment or to a previous judge as is proper,
 - B. Changed key facts and simply made-up other facts exclusively to benefit the guilty defendants knowing such conduct is strictly prohibited by law and common sense, AND
 - C. Arranged to give guilty defense counsel complete illegal *ex parte* access and control of the case (verified).

This conduct being the direct and proximate cause for the adoption of two (2) new local rules (after a judicial complaint was filed) regarding random assignment & the forbidding of current & former conflicted clerks involvement in cases. Only one (1) Federal Appeals Judge semi-publicly scolded **Judge Piersol** for his blatant bias but many and all others fully corrupted themselves to cover for **Judge Piersol** while behind the scenes he was pressured out of active service.

- 8. Misconduct by The BPD coerced by the same corrupt coward has continued into recent months. This case therefore is far from over as efforts to indict & prosecute all criminal conduct continues with some recent progress.
- Common sense dictates that any corrupt effectively self-policed power wielding system WILL
 resist any & all lawful efforts to force public admission & correction of itself. Clear evidence
 of cover up in purposely official looking terms, validates the underlying corruption charges &
 NOT the other way around, AND
- 10. Etc., Etc., Etc..

Anyone drawing only negative connotations against RDH from a lazy review or who believes that perfectly innocent citizens are never the target of criminally corrupt public officials &/or even if so, should not fight back, is a niave fool, a coward and lacks the good sound & mature judgment

of potential investors!	
By checking this box & signing below I assert that I have read the entire "PREEMPTIVE CROSS DUE DILIGENCE" AND that I have either taken time to lead the underlying true facts regarding Mr. Huff's charges and proof of office corruption and cover up OR I otherwise commit to not being negatively compromised influenced by the same now or in the future, for or against any otherwise unencumber business transaction or decision or use the same as a reason, cause or excuse, for anticipating dismissing, agreeing, disagreeing, altering, modifying, breaching or nullifying any business.	earn cial or red ing,
transaction, arrangement, agreement or contract, formally or informally entered into with T Ltd I further agree to never defame or liable TCT Ltd. Reggie D. Huff or any employees, so contractors, collaborators, consultants, subsidiaries or suppliers, Etc. and having been d warned of the nature of false & manipulated background information, I agree to hold harmle the same.	ub- luly
Signed Date	_

and basic human morality we @ TCT require for engaging a business relationship including that