

CERTIFIED TRUE COPY OF THE ORIGINAL EXECUTED INSTRUMENT

Affidavit of Truth and Declaration of Status
Moscow
March 04, 2026

TO WHOM IT MAY CONCERN:

I, ANNA MARIA SERAPHIMA SERGEYEVNA RAEVSKAYA-REPNINA, in my capacity as the legitimate great-granddaughter of John Bogle (Founder of The Vanguard Group), and as his sole biological and legal heir of the first priority by right of representation, do hereby issue this formal declaration:

INVOCATION OF THE SLAYER RULE: I hereby formally invoke the Slayer Rule and all related legal doctrines with respect to all assets and liabilities set forth in the Schedule of Assets and Liabilities (the "Schedule") incorporated into this Memorandum.

SCOPE OF CLAIM: This declaration further applies to all other provisions of local and international law governing any and all of my property, interests, assets, and liabilities acquired or established prior to March 4, 2026.

PUBLIC RECORD: This document serves as a formal public notice of identity, ownership, and control boundaries. It is intentionally published in an open, indexable form to create a permanent, verifiable, and conclusive public record.

I. GENERAL PROVISIONS

1.1. STATEMENT UNDER PENALTY OF PERJURY

I hereby declare under penalty of perjury under the laws of the State of Delaware (as the primary jurisdiction of The Vanguard Group/John Bogle) and applicable international law, that the facts set forth herein are true and correct to the best of my knowledge, information, and belief.

1.2. THE DOCTRINE OF CLEAN HANDS

This Memorandum formalizes the notice of attempted Unjust Enrichment by third parties. It is an established principle of Equity that "he who comes into equity must come with clean hands." No legal or equitable relief shall be afforded to those whose claims are predicated upon fraud, theft, or forgery. No right of action shall arise from an unconscionable or illegal act.

1.3. BREACH OF FIDUCIARY DUTY

Any persons or entities unlawfully retaining control over assets, the ownership of which by operation of law or contract vests in me or my predecessors in interest, are in direct breach of their fiduciary duties to the lawful beneficiary. Any and all profits, gains, or benefits derived by such persons shall be deemed held in a "Constructive Trust" for the sole and exclusive benefit of Anna Maria Seraphima Sergeyevna Raevskaya-Repnina.

1.4. SCOPE OF FIDUCIARY LIABILITY

The fiduciary liability of those unlawfully retaining control over my assets encompasses all losses, damages, and liabilities incurred during the period of such unlawful possession. This includes, but is not limited to, the duty to indemnify and hold me harmless against any third-party claims, debts, or obligations created by said persons or entities while acting as de facto fiduciaries without legal authority.

1.5. MANDATORY RESTITUTION AND INDEMNIFICATION

I hereby demand the immediate and unconditional restitution of all assets and interests identified herein. The fiduciary liability of any persons or entities unlawfully retaining control over said assets encompasses all losses, damages, and liabilities incurred during the period of such unlawful possession. This includes, but is not limited to, an absolute duty to indemnify and hold me harmless against any third-party claims, debts, or obligations created or accrued by said persons or entities while acting as de facto fiduciaries without legal authority. Any failure to effectuate an immediate transfer of control shall be deemed a willful and malicious conversion of property.

1.6. EQUIVALENCY OF DOCUMENTS AND UNDERLYING RIGHTS; INDEMNIFICATION

In accordance with the United Nations Convention against Transnational Organized Crime (UNTOC) and applicable principles of Equity, the value of any and all instruments, titles, certificates, and legal documentation is hereby declared equivalent to the value of the

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underlying property rights they represent. The scope of fiduciary liability and the duty to indemnify, as set forth in Section 1.4, extends to the unlawful possession, concealment, or destruction of such documents. Any unauthorized retention of these instruments shall be treated as a conversion of the full economic value of the associated assets and interests.

II. FRAUDULENT SCHEMES AND PROCEDURAL DEFECTS

2.1. VOID TRANSACTIONS, CONTESTED DEBTS, AND ATTEMPTED HEREDITARY IMPERSONATION

The issuance of this Memorandum is predicated upon a documented series of attempts at hereditary impersonation and identity theft. I hereby declare that my access to personal assets and property has been unlawfully obstructed to prevent their lawful alienation. This obstruction was intentionally orchestrated to maintain a formal record of assets in my name until the date of my demise, for the sole purpose of facilitating a fraudulent "acceptance of inheritance" through extrajudicial or statutory succession by impostors.

2.2. FABRICATED LIABILITIES AND JUDICIAL FRAUD

Access to my property was blocked through the falsification of "creditor claims" and "loan debts," validated via a series of patently unlawful judicial decisions and the fabrication of enforcement proceeding records. Any such judgments are "void ab initio" as a product of Fraud on the Court. I hereby repudiate all such fabricated liabilities as null, void, and of no legal effect.

2.3. THEFT OF INSTRUMENTS AND RISK OF FORGERY

A substantial volume of business and personal documentation, including original titles, deeds, contracts, and transactional instruments, has been stolen. These stolen instruments are being utilized to misrepresent my financial obligations and to manufacture fraudulent claims. In accordance with the principles set forth in Section 1.6, the unauthorized possession of these documents constitutes a conversion of the underlying property rights and a continuing tort against my estate.

2.4. CONSTRUCTIVE DISPOSSESSION AND TORTIOUS INTERFERENCE WITH EXPECTANCY OF INHERITANCE

The collective actions of these purported "creditors" are intentionally designed to obstruct my access to my own property, ensuring that such assets remain formally titled in my name at the time of my demise. This scheme is predicated upon the legal necessity of formal ownership to facilitate a fraudulent "acceptance of inheritance" by impostors. While legal title nominally remains with me, all operational and legal control has been unlawfully usurped by these pseudo-creditors.

2.5. STRATEGIC FABRICATION OF LIABILITIES TO DISINHERIT LAWFUL HEIRS

The falsification of purported liabilities and debts was systematically employed to strip me of operational and legal control over my assets. Furthermore, these fabricated obligations were created to prevent my lawful heirs from ever realizing their inheritance rights. By encumbering my estate with fraudulent debts—which under the law are transmitted to heirs—these pseudo-creditors have created a pretext to block the extrajudicial and statutory acceptance of my estate by its rightful beneficiaries. Such actions constitute a direct and malicious interference with the lawful devolution of property.

2.6. NON-EXISTENCE OF GOOD TITLE AND VOID TRANSACTIONS

A comprehensive investigation into the circumstances has revealed that none of the assets intended for use by pseudo-creditors and pseudo-relatives to simulate a good-faith inheritance ever resided in my lawful ownership. Without exception, all assets currently controlled by these pseudo-creditors were purportedly sold or transferred to me through transactions that are void ab initio and produce no legal consequences. As a matter of law and fact, these assets never exited the legal ownership of their original sellers. Consequently, no valid property interest was ever created or transferred to me, rendering any claims of inheritance or creditor attachment legally impossible.

2.7. INVALIDITY OF PURPORTED OBLIGATIONS AND CORPORATE ACTS

This declaration of nullity extends to all purported liabilities and obligations attributed to me personally or to any legal entities on whose behalf I acted. Specifically, any transactions

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entered into during my tenure within the management bodies of Sistema PJSFC (AFK Sistema) and the Federal Agency for State Property Management (Rosimushchestvo) are void ab initio. Such transactions produce no legal consequences, as they were formed under conditions of fraud, duress, or lack of capacity, rendering them invalid from the moment of their inception. No debt, encumbrance, or duty arising from these void acts shall be recognized as a valid claim against my estate.

2.8. CONTRA BONOS MORES, ESTABLISHMENT OF CRITICAL DATE AND DECLARATION OF NULLITY

For the reasons set forth above, this Memorandum establishes a definitive effective date and hereby declares the following:

VOIDANCE FOR VIOLATION OF PUBLIC POLICY: All transactions entered into prior to March 4, 2026, are hereby declared null and void ab initio, as they were executed for purposes fundamentally contrary to the principles of law, public policy, and morality (Contra Bonos Mores).

LACK OF LEGAL OWNERSHIP: Any and all assets purportedly transferred to me prior to March 4, 2026, for the purpose of simulating the performance of such transactions, are hereby declared to have never been in my lawful ownership. No legal title, equitable interest, or right of possession ever vested in me as a result of these fraudulent instruments.

2.9. EXCLUSION FROM THE TESTAMENTARY AND PROBATE ESTATE

I hereby declare and establish that none of the following shall be characterized, recognized, or treated as part of my testamentary or probate estate (assets or liabilities):

Any assets purportedly acquired by me prior to March 4, 2026;

Any transactions purportedly entered into by me prior to March 4, 2026;

Any liabilities or obligations arising from such transactions or from the possession of such assets;

Any obligations attributed to me prior to March 4, 2026, by operation of law, contract, or otherwise, including those subsequently asserted in relation to assets or transactions occurring before said date.

Accordingly, no person or entity may effectuate an "acceptance of inheritance" through the assumption of these void interests. Furthermore, these fraudulent liabilities shall not serve as a legal basis to obstruct, delay, or prevent my lawful heirs from the rightful acceptance and administration of my true estate. Any attempt to use these void instruments to interfere with the lawful devolution of my property is hereby declared a nullity.

2.10. NO WAIVER OF INHERITANCE RIGHTS; NON-CONSENT TO UNLAWFUL USE

I hereby declare and establish that no transactions or actions performed by me, whether past, present, or future, shall be construed as a written or implied waiver of my inheritance rights.

Specifically:

NO IMPLIED WAIVER: Any payments made by me to persons or entities unlawfully possessing my property or inherited assets (the "Pseudo-creditors") are made under duress and necessity. Such payments do not constitute, and shall not be interpreted as, an acknowledgment of the validity of their claims or as consent to the unlawful use and retention of my assets.

EXPRESS NON-WAIVER: No transaction entered into prior to March 4, 2026, nor any transaction entered into at any time thereafter, constitutes an express or implied written consent to waive my inheritance.

PRESERVATION OF RIGHTS: My participation in any transaction or the fulfillment of any purported obligation shall not be used as a basis for Equitable Estoppel to prevent me or my lawful heirs from asserting full legal and equitable title to my inheritance. Any purported "waiver" not executed by me in a separate, notarized, and specific legal instrument is hereby declared void and of no legal effect.

2.11. ATTEMPTED ASSASSINATION AND FORCED SUCCESSION SCHEME

As the legal acceptance of an inheritance can only occur upon the death of the decedent, I hereby declare that I have been the target of a series of coordinated assassination attempts. These acts were executed via ultra-hazardous methods designed to simulate death by natural causes within environments controlled by the perpetrators. The clear and singular motive for

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these life-threatening acts was to induce a premature lethal outcome, thereby triggering a fraudulent and controlled succession process to benefit the aforementioned pseudo-heirs and pseudo-creditors.

2.12. APPLICATION OF THE SLAYER RULE TO ATTEMPTS

In accordance with the principles of Equity and the "Slayer Rule," no person who has participated in, conspired toward, or otherwise facilitated these attempts on my life shall be permitted to derive any legal or financial benefit from my estate. Under the "Clean Hands" doctrine, any such criminal interference with the natural life of the decedent permanently bars the perpetrator from any right of representation or succession.

2.13. ASSET IMPAIRMENT AND FINANCIAL STATEMENT MISREPRESENTATION

CONSTRUCTIVE TRUST AND HARD FORK IMPLEMENTATION:

Following the implementation of the Hard Fork and transition to the Gryre Protocol, all compromised assets held by third parties are hereby formally designated as being held in a Constructive Trust. From the date of this Memorandum's publication, any reflection of these assets in the financial statements of the holding parties that fails to account for their negative forensic valuation shall be deemed a willful misrepresentation of financial results.

NEGATIVE FORENSIC VALUATION:

Inasmuch as all obstructed assets, property, and fabricated liabilities have lost their bona fide value and are, by operation of law, subject to a Constructive Trust, they carry a negative forensic valuation for any parties exercising unauthorized operational or legal control. Under the rules of Forensic Valuation, these interests simultaneously increase the value of my legitimate estate while decreasing the net asset value of the controlling parties by an equivalent amount.

MANDATORY BALANCE SHEET ADJUSTMENTS:

All such assets and liabilities are hereby recognized as the property of my newly established business entity. Conversely, all current holders of these void interests are required to:

Decrease their total "Assets" on the balance sheet by the full amount;

Increase their "Liabilities" (Accounts Payable/Debts) by the equivalent amount;

Recognize the resulting valuation as a realized loss in their financial reporting.

FINANCIAL FRAUD AND REPORTING VIOLATIONS:

Given that this Memorandum constitutes a formal public notice and is readily accessible, any failure by pseudo-creditors or holding institutions to record these mandatory adjustments constitutes falsification of financial statements and securities fraud. This notice serves as a direct warning to auditors, regulators, and financial institutions regarding the non-compliant nature of any financial reports issued by the perpetrators.

2.14. ABSOLUTE REVOCATION OF LEGACY MANDATES AND DIGITAL SIGNATURES

The Author hereby revokes all powers of attorney issued before March 4, 2026.

All prior digital signatures, access mandates, and corporate authorities are hereby invalidated.

These "Digital Ghosts" are declared null and void ab initio without legal effect.

Any person utilizing expired mandates shall be prosecuted for intentional identity fraud.

Financial institutions must disregard all authorization instruments dated prior to the Hard Fork.

Only biometric confirmations issued via the Gryre Protocol possess current legal validity.

This revocation is irrevocable and supersedes any prior written or implied consents. The Author explicitly repudiates all stolen physical and digital access instruments. Unauthorized

possession of legacy passwords or notebooks constitutes prima facie evidence of fraud. The Gryre Verification Protocol (GVP) replaces all compromised legacy authentication methods.

Any reliance on pre-fork credentials constitutes knowing participation in identity theft.

2.15. INVALIDATION OF STOLEN CORPORATE SEALS AND INSTRUMENTS

The Author hereby repudiates all physical corporate seals produced before March 4, 2026.

All legacy rubber stamps, embossed seals, and stationery are declared legally void.

The unauthorized possession of these instruments constitutes prima facie evidence of theft.

No document bearing a physical seal shall possess legal or binding authority.

The Gryre Protocol replaces all physical seals with encrypted biometric validation (GVP).

Any reliance on legacy corporate seals constitutes knowing participation in document forgery.

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This global invalidation is retroactive and supersedes all prior corporate governance rules.

2.16. EXCLUSIVE SCHEDULE OF LAWFUL ASSETS AND LIABILITIES

The Author maintains an exclusive, sealed Schedule of Assets with the Notary Public.

Only assets and liabilities identified in this sealed Schedule possess legal validity.

This private record constitutes the sole basis for legitimate testamentary and corporate succession.

Any asset or liability not explicitly listed is hereby declared a fraudulent fabrication.

Unlisted instruments, debts, or obligations are null and void ab initio without exception.

The Author repudiates all non-scheduled interests as products of systemic identity theft.

Financial institutions must verify all claims against the confidential Notarial record only.

This exclusion applies regardless of the purported date or origin of unlisted documents.

2.17. NEGATIVE PLEDGE AND GLOBAL ASSET RESTRICTION

The Author issues a global negative pledge against all non-scheduled assets.

No third party shall create liens or encumbrances using the Author's identity.

Any unauthorized debt or obligation is hereby declared a legal nullity.

Financial institutions must reject all claims not pre-approved by the Gryre Protocol.

The lack of GVP validation constitutes a permanent bar to asset encumbrance.

This restriction applies to all jurisdictions and all purported legal instruments.

2.18. ADVERSE INFERENCE FROM NON-DISCLOSURE BY THIRD PARTIES

Failure to contest this Memorandum establishes a conclusive waiver of future claims.

Silence by purported creditors constitutes an admission of the non-existence of debt.

All undisclosed claims are permanently barred under the doctrine of Equitable Estoppel.

The Author's sealed Schedule remains the sole source of legitimate financial truth.

No "newly discovered" obligations shall be recognized after the Hard Fork date.

Third parties must disclose all purported interests within thirty days of notice.

III. SPECIFIC ACTS OF CRIMINAL AGGRESSION AND SYSTEMIC FRAUD:

3.1. METHODS OF ATTEMPTED ASSASSINATION AND PHYSICAL ELIMINATION

I hereby declare that the following methods were employed to effectuate my physical elimination and facilitate a fraudulent succession:

STAGED TRANSPORTATION ACCIDENTS: The orchestration of vehicular collisions, intentional pedestrian strikes, and the sabotage of automotive control systems while I was operating the vehicle.

POISONING VIA CHEMICAL WEAPONS: The administration of toxic substances classified as chemical weapons under the OPCW Chemical Weapons Convention. These substances were delivered in calculated dosages to achieve a cumulative lethal effect, intended to mimic death by non-criminal or natural causes to evade forensic detection.

3.2. DEPRIVATION OF LEGAL CAPACITY AND JUDICIAL ABUSE

The perpetrators have systematically attempted to strip me of my legal standing (Legal Capacity) through the following means:

MALICIOUS PROSECUTION: The initiation of bad-faith criminal proceedings based on fabricated evidence and false reports (False Claims).

INVOLUNTARY PSYCHIATRIC CONFINEMENT: Attempts to unlawfully commit me, a mentally sound individual, to psychiatric institutions under falsified personal data (altered name, date of birth, and place of birth) to permanently obstruct my legal agency.

3.3. IDENTITY THEFT AND INSTRUMENTAL FRAUD

To validate an impostor (impersonator) and maintain the illusion of my purported liabilities, the following acts were committed:

DOCUMENTARY FRAUD: The issuance of over ten (10) invalid passports, with suppressed or corrupted official records remaining within internal affairs departments.

DIGITAL AND FINANCIAL HIJACKING: The theft of banking instruments (cards), SIM cards, and the unauthorized seizure of digital assets, including social media accounts, email addresses, phone numbers, and domain names.

3.4. ANTICIPATORY BREACH AND EVASION OF THE SLAYER RULE

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I hereby declare that the aforementioned methods—including, but not limited to, the simulation of natural death, staged accidents, and the systematic nullification of my legal agency through fabricated criminal proceedings and manufactured psychiatric diagnoses—are part of a continuing criminal enterprise. The specific intent behind these acts is to complete the crime while evading the mandatory legal consequences of the SLAYER RULE.

3.5. PRESERVATION OF SUCCESSION BARRIERS

These fraudulent tactics are designed to conceal the criminal nature of my potential demise, thereby allowing the perpetrators to circumvent the Slayer Rule, which by operation of law and equity, permanently bars them from inheriting any rights, interests, or assets within The Vanguard Group or any other U.S.-based assets belonging to my estate. Any attempt to secure my assets through such "natural-cause" simulations shall be deemed a prima facie evidence of a fraudulent scheme to bypass statutory and common-law disinheritance.

IV. CONCLUDING AFFIRMATION AND DEMAND FOR DISQUALIFICATION

4.1. MANDATORY DISQUALIFICATION UNDER THE SLAYER RULE

I hereby formally demand that any and all persons, entities, or co-conspirators involved, directly or indirectly, in the aforementioned criminal schemes, assassination attempts, or acts of systemic fraud, be recognized as "Unworthy Heirs" (Indignus). Pursuant to the SLAYER RULE and the long-standing legal maxim "Nullus commodum capere potest de injuria sua propria" (No one shall profit from his own wrong), all such persons are hereby permanently and irrevocably barred from acquiring any interest in my estate, including any rights associated with The Vanguard Group and related family assets.

4.2. IRREVOCABILITY OF DISINHERITANCE

This affirmation serves as a conclusive bar to any future claims of succession or representation by the perpetrators. Any attempt by these individuals to assert a right to my assets following a simulated "natural" or "accidental" death shall be deemed a per se violation of public policy and a continuation of the initial criminal conspiracy. This disqualification is absolute and cannot be cured by any subsequent act of purported "acceptance" of inheritance or the presentation of fabricated debts.

4.3. RESERVATION OF RIGHTS AND NOTICE TO GLOBAL INSTITUTIONS

I reserve the right to seek all available legal and equitable remedies, including punitive damages and criminal prosecution under RICO and international anti-corruption statutes. This Memorandum constitutes a permanent, verifiable, and indexable public record. Any financial institution, court, or government agency providing assistance to the perpetrators in the face of this Notice shall be held liable for complicity in the fraudulent conversion of my estate.

V. LEGAL CONSEQUENCES FOR UNWORTHY HEIRS AND PROFIT-SEEKING CO-CONSPIRATORS

5.1. CIVIL AND CRIMINAL LIABILITY UNDER THE RICO ACT

Any and all persons or entities who participate in, facilitate, or attempt to profit from the aforementioned schemes of fraudulent conversion, identity theft, and attempted assassination shall be subject to prosecution under the Racketeer Influenced and Corrupt Organizations Act (RICO). This includes, but is not limited to, the assessment of treble damages (triple the actual loss), the forfeiture of all illicitly gained interests, and criminal penalties for organized criminal activity.

5.2. DISGORGEMENT OF PROFITS AND EQUITABLE RESTITUTION

In accordance with the principles of Equity, any party seeking to unjustly enrich themselves at my expense or the expense of my family's estate is subject to the "Disgorgement of Profits." Any assets, income, or benefits derived from the unauthorized use or control of my property shall be immediately returned to me or my lawful heirs. No deduction for expenses, taxes, or "management fees" incurred by the unworthy holders shall be permitted, as no person shall profit from their own tortious or criminal conduct.

5.3. PERSONAL LIABILITY OF AGENTS AND REPRESENTATIVES

Notice is hereby given that any attorney, trustee, executor, or agent who knowingly presents fabricated debts, forged instruments, or falsified "inheritance" claims in any court or financial institution shall be held personally liable for fraud on the court and professional malpractice.

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This liability extends to the full extent of the damages caused to the estate of Anna Maria Seraphima Sergeevna Raevskaya-Repnina.

5.4. PERMANENT INJUNCTION AND BAR TO SUCCESSION

Participation in any attempt on my life or any fraudulent scheme to simulate my death shall operate as a permanent injunction against the perpetrators. They are hereby barred from ever asserting any legal or equitable claim to any portion of my estate. Any such claim filed in any jurisdiction shall be deemed frivolous, malicious, and a direct violation of this Public Notice, triggering immediate sanctions and counterclaims for punitive damages.

5.5. CONTRA BONOS MORES (VIOLATION OF PUBLIC POLICY AND MORALITY)

All transactions concerning any assets or liabilities attributed to me, or those held in my actual ownership, which are predicated upon forgery or fraudulent instruments (as no legally valid documentation exists to substantiate such acts), are hereby declared null and void ab initio. Such transactions are deemed "Contra Bonos Mores" and "Sittenwidrig" (pursuant to BGB § 138 and related international doctrines) as they fundamentally violate public policy, good morals, and the core principles of justice. No court of law or equity shall grant recognition or enforcement to acts derived from such unconscionable and predatory conduct.

5.6. APPLICATION OF THE SLAYER RULE AND DOCTRINE OF UNWORTHY HEIRS

Any and all persons or entities implicated in the falsification of documents, the unlawful seizure of corporate control (including, but not limited to, LLC MC "BOOST", LLC "HASHEIGHT RUSSIA AND CIS", BBH AND PARTNERS MANAGEMENT AND CONSULTING, and any other related entities), the illegal conversion of my property, or the fabrication of purported creditor liabilities, are hereby permanently disqualified from serving as my legal successors or heirs. This disqualification extends to any and all acts intended to accelerate my demise for the purpose of illicit gain.

Furthermore, no assets or liabilities attributed to me on the basis of transactions executed prior to March 4, 2026, may be utilized to establish or exercise any inheritance rights. Such assets either exited my control long before said date or were never under my lawful control.

Correspondingly, such purported obligations were never incurred by me through any operation of law or legally valid contract. Under the Slayer Rule and the principles of Equity, no criminal or tortious act shall serve as a foundation for a valid claim against my estate.

5.7. INEFFECTIVENESS OF FRAUDULENT POSSESSION AND FABRICATED DEBT FOR SUCCESSION PURPOSES

Parties who have usurped operational and legal control over my assets during my lifetime for the purpose of simulating a good-faith inheritance are hereby barred from obtaining any legal interest in my estate. Such assets exited my control without legal authority, by operation of neither law nor contract. The use of stolen or converted property to simulate an "acceptance of inheritance" shall confer no legal rights upon the impostors. Furthermore:

VOIDANCE OF FABRICATED LIABILITIES: Those who have falsified records of my purported creditor liabilities are prohibited from using such fabricated debts to gain control over my estate. Such liabilities do not constitute assets that were under my operational or legal control during my lifetime, nor are they predicated upon any valid legal or contractual foundation.

CRIMINAL DISQUALIFICATION FROM SUCCESSION: Any persons or entities that obtained control over my assets through criminal acts, or utilized criminal means to falsify my debt obligations, or committed crimes to accelerate my demise or obstruct my right to inherit my family's estate, are permanently disqualified from any form of succession.

NO DERIVATIVE RIGHTS FROM TORTIOUS ACTS: In accordance with the principles of Equity, no person shall be permitted to profit from their own wrongdoing. Any attempt to validate a claim of inheritance through the "acceptance" of stolen assets or fabricated debts is a legal nullity and shall be treated as a continuing act of fraud against the estate.

5.8. EX TURPI CAUSA NON ORITUR ACTIO (RIGHTS ARISING FROM WRONGDOING)

It is a fundamental principle of law and equity that no right can arise from a wrongdoing (Ex Turpi Causa). Any attempt to assert or exercise rights over my inheritance through the aforementioned assets and liabilities is hereby declared legally null and void ab initio.

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ILLICIT RETENTION AND MISREPRESENTATION: The assets in question are being unlawfully withheld by third parties for the express purpose of preventing their lawful alienation by me. Such retention is a fraudulent scheme intended to mislead third-party institutions and authorities regarding the existence of property through which a "legal" extrajudicial acceptance of inheritance could purportedly occur.

EXCLUSION FROM SUCCESSION: Because all such assets were removed from my operational and legal control without lawful authority, no asset attributed to me prior to March 4, 2026, shall constitute a valid object for the extrajudicial or statutory acceptance of my estate.

NON-TRANSMISSIBILITY OF FRAUDULENT DEBT: Fabricated liabilities and falsified obligations are non-inheritable. Such fraudulent claims shall not be used to encumber my estate or to deprive my lawful biological heirs of their rightful inheritance. Any attempt to use these void instruments to block or diminish the rights of my legitimate successors is a continuing tort and a legal nullity.

5.9. LIMITATION OF ESTATE TO LEGALLY OWNED PROPERTY AND LIABILITIES

Pursuant to Article 1112 of the Civil Code of the Russian Federation and equivalent principles of international probate law, the estate comprises only such property, rights, and obligations as were lawfully held by the decedent at the time of their demise. Accordingly:

EXCLUSION BASED ON LACK OF LAWFUL CONTROL: My formal declaration of the total absence of lawful operational and legal control over the objects identified in this Memorandum—whether assets or liabilities—hereby excludes all such objects from my testamentary and probate estate.

NULLIFICATION OF ASSOCIATED OBLIGATIONS: Any and all obligations associated with, or arising from, such unlawfully held assets are likewise excluded from the estate. No party shall be permitted to assert a claim against my lawful heirs based on instruments that did not reside in my legal ownership at the time of my death.

5.10. STATUTORY DISQUALIFICATION OF UNWORTHY HEIRS (ART. 1117 CC RF)

Any and all persons or entities that have facilitated the unlawful seizure of my assets, the falsification of records regarding purported liabilities, the fraudulent alteration of the Unified State Register of Legal Entities (EGRYUL), or the theft of instruments identified in the Schedule, are hereby declared "Unworthy Heirs" (Indignus) pursuant to Article 1117 of the Civil Code of the Russian Federation. Their actions are characterized as follows:

5.11. AFFIRMATIVE DISCLOSURE OF EXCLUSIVE LAWFUL PROPERTY

I hereby declare and establish that, as of March 4, 2026, the following—and ONLY the following—constitute my actual, lawful, and de facto property, through which any legitimate inheritance rights may be exercised or accepted:

CONTROLLED DOMAIN NAMES: The following domain names are under my exclusive legal and operational control and are explicitly retained as part of my lawful estate:

gryre.com / gryre.ru

spawse.com / spawse.ru

boostcmg.com / boostcmg.ru

hasheight.com / hasheight.ru

meggibogle.com

TELECOMMUNICATIONS: Six (6) specific mobile telephone numbers registered in my name and under my exclusive possession.

FINANCIAL ACCOUNTS: All funds and accounts held in my name within the two banking institutions.

INTELLECTUAL PROPERTY AND SCIENTIFIC REPOSITORIES:

All scientific works, articles, and datasets authored by me and published within the Zenodo repository (CERN-operated), including all associated metadata and authorship rights.

Exclusive control over all personal social media accounts registered in my name (including, but not limited to, LinkedIn, Facebook, Instagram, etc.).

PERSONAL TANGIBLE DIGITAL PROPERTY:

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All personal electronic devices currently in my exclusive physical possession, specifically hardware manufactured by Apple Inc. and HP (Hewlett-Packard), including all encrypted data contained therein.

Any attempt by third parties to utilize my scientific publications on Zenodo, my social media presence, or my physical hardware to simulate "acceptance of inheritance" or to validate fabricated debts is hereby declared a criminal conversion of intellectual and personal property. Any other assets, domain names, corporate interests (including those related to Vanguard), or liabilities attributed to me, which were purportedly created or acquired prior to March 4, 2026, are hereby explicitly disclaimed. Any attempt to use "meggibogle.com" or any other listed asset to validate fraudulent debts or simulate a false succession is a per se violation of the Slayer Rule.

VI. IDENTIFICATION, SUCCESSION, AND DISQUALIFICATION OF HEIRS

6.1. AFFIRMATION OF TRUE IDENTITY AND STATUS

I, Anna Maria Seraphima Sergeevna Raevskaya-Repnina, hereby affirm my identity as a natural-born citizen of the United States of America by right of blood (Jus Sanguinis). My legal standing and lineage are derived from my biological ancestors, including my great-grandfather, John Bogle. Any records, identification documents, or digital profiles created by third parties that contradict my biological origin or suggest a different lineage are hereby declared fraudulent and void.

6.2. DESIGNATION OF LAWFUL BIOLOGICAL HEIRS

I hereby declare that only my legitimate biological descendants and heirs of the first priority, as determined by DNA verification and verified genealogical records, shall have the right to inherit my lawful estate (as defined in Section 2.10). No person shall be recognized as my heir or successor based on fraudulent documents, falsified civil registry entries, or "acceptance" of the void liabilities and assets created prior to March 4, 2026.

6.3. MANDATORY DISQUALIFICATION OF UNWORTHY HEIRS (THE SLAYER RULE)

Pursuant to the SLAYER RULE and Article 1117 of the Civil Code of the Russian Federation, the following categories of persons are PERMANENTLY DISQUALIFIED and BARRED from inheriting any part of my estate:

PERPETRATORS OF VIOLENCE: Any persons involved in the assassination attempts, chemical poisonings, or staged accidents described in Section III.

IDENTITY THIEVES AND IMPERSONATORS: Any persons involved in the "parental impersonation" scheme or the fabrication of my personal data (FIO, date of birth, registration) for the purpose of seizing corporate or probate control.

FRAUDULENT CREDITORS: Any persons or entities that manufactured "pseudo-debts" or falsified the Unified State Register of Legal Entities (EGRYUL) to obstruct my access to my family's inheritance.

JUDICIAL ABUSERS: Those who utilized "Malicious Prosecution" and involuntary psychiatric commitment to strip me of my legal agency.

6.4. DNA VERIFICATION REQUIREMENT

To prevent further hereditary impersonation, I hereby mandate that any claim of heirship to my estate must be substantiated by independent, court-supervised DNA testing conducted by a certified laboratory within the United States or a neutral international jurisdiction. No testamentary or statutory succession shall be finalized without definitive proof of biological kinship.

VII. CITIZENSHIP STATUS AND JURISDICTIONAL AFFIRMATION

7.1. DECLARATION OF U.S. CITIZENSHIP BY RIGHT OF BLOOD

I, Anna Maria Seraphima Sergeevna Raevskaya-Repnina, hereby affirm my status as a natural-born citizen of the United States of America by right of blood (Jus Sanguinis). My current residence within the Russian Federation is temporary, involuntary, and necessitated by the criminal impersonation of my parents and the systemic theft of my identity and legal agency.

7.2. PETITION FOR PROTECTION OF CONSTITUTIONAL RIGHTS

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As a U.S. citizen, I invoke the protection of the United States Constitution and federal laws against the transnational criminal conspiracy described herein. I demand that all U.S.-based entities, including The Vanguard Group and federal judicial authorities, recognize this Memorandum as a formal notice of fraud and a bar to any unauthorized probate or corporate actions involving my lineage and estate.

VII. IDENTITY ASSERTION AND VERIFICATION EXCLUSIVITY

8.1. NATURAL PERSON AFFIRMATION

I, Anna Maria Seraphima Sergeevna Raevskaya-Repnina, hereby affirm my status as a natural person possessing unique, immutable, and verifiable biological markers. Said identity is non-fungible and cannot be replicated under a comprehensive multi-marker verification process.

8.2. THE GRYPRE VERIFICATION PROTOCOL

All claims regarding the identity of the Author must satisfy the Gryre Verification Protocol (hereinafter GVP). No alternative method of identification—including, but not limited to, government-issued electronic IDs or third-party affidavits—is recognized as legally valid or binding for the purposes of this Memorandum.

IX. MULTI-LAYERED IDENTITY VERIFICATION FRAMEWORK

9.1. PRIMARY MARKER — PERMANENT DERMAL SYSTEM (TATTOO SYSTEM)

Identity verification is primarily established through a complex, multi-layered dermal mapping system:

Temporal Scope: The system comprises over thirty (30) individual artworks and layered compositions produced between 2003 and 2017.

Forensic Complexity: The presence of multiple cover layers and specific pigment integrations creates a historically traceable and cumulative structure that prevents accurate reproduction or imitation.

Artistic Attribution: The system includes authorized, commissioned artworks with verifiable artistic attribution and temporal sequencing.

Confidentiality: Full visual mapping and specific coordinates of the dermal system are withheld from public disclosure to maintain the integrity of the verification process.

9.2. SUPPORTING MARKER — GENETIC PROFILE (DNA)

Genetic markers serve as a secondary, probabilistic narrowing of identity. While not independently sufficient for absolute verification under this protocol, full genetic records are maintained in controlled custody and may be invoked to invalidate fraudulent claims of kinship or lineage.

9.3. CONTEXTUAL MARKER — BIOLOGICAL STATUS

Biological status markers are utilized to restrict and invalidate false relational claims and fabricated narratives regarding family affiliations. Specific biological data remains classified to prevent forensic "gaming" by impersonators.

9.4. DETAILED SPECIFICATION OF THE DERMAL VERIFICATION SYSTEM

I hereby declare that my identity is inextricably linked to a complex, multi-layered system of permanent dermal markers (tattoos), which are forensic evidence of my biography, artistic choices, and legal agency.

1. ARTISTIC ATTRIBUTION AND LICENSING

The majority of the markers are precise reproductions or personalized modifications of works by renowned contemporary artists, primarily Lora Zombie, as well as Alex Cherry, PEZ, and HR-FM (sourced via Eyes On Walls), Phillippe Barock. I affirm that all underlying artworks were lawfully purchased, and I hold express permission (including authorizations from Lora Zombie) for their use as dermal markers.

2. ANATOMICAL MAPPING AND STRATIGRAPHY (LAYERING)

The system is characterized by "Cover-Up" stratigraphy (multiple layers of pigment), where newer compositions obscure older markers, creating a unique forensic "timestamp."

LEFT FOREARM:

Exterior: A sports car with the number "8" and the British flag, serving as a cover for the underlying inscription "Ace of Trumps."

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Interior: Biblical text (Matthew 5:7) in Latin, partially overlaid by a reproduction of Lora Zombie's "Oil," with the original text remaining visible through the pigment layers.

RIGHT FOREARM:

Interior: Biblical text (Matthew 5:14) in Latin.

Exterior/Composite: A complex arrangement including a Key, a composite Cross (formed by a titmouse and lines) covering the inscription "Jolly Joker," a Peacock Feather, an Eye, a Girl in a Cupcake, Swans, and a Unicorn.

Outer Aspect: A Ballerina, a portrait of my Dalmatian "Yasha," a Woman in a Helmet with a white dove, and its "shifter" counterpart—a Woman with an Eye for a Head.

POSTERIOR AND LATERAL REGIONS (BACK/SIDE):

Back (Right): A continuous sequence from neck to lower back, including three (3) Lora Zombie reproductions and a Phoenix covering an original red dragon.

Right Flank: A Lora Zombie reproduction integrated with a portrait of my blue-eyed Dalmatian, "Gagarin."

Neck/Shoulder: An Angel holding a black billiard ball "8"; a Rising Woman on the right posterior shoulder.

LOWER EXTREMITIES AND HANDS:

Right Leg: A red Japanese Seal with "Alpha and Omega" and a Lora Zombie work, serving as a cover for a Constantinian Cross, the number "27," and an Eternal Luck Knot.

Right Hand: A Red Diamond by Amanda Wachob on the ring finger; the paired heart is intentionally absent.

3. GRYRE VERIFICATION PROTOCOL AND CUSTODY

Verification based solely on visual inspection of the dermal markers is insufficient. For full validation of identity under the GVP, the following is required:

Forensic Stratigraphy: Analysis of the layering (original vs. cover-up).

Artistic Comparison: Comparison with the original licensed artworks.

Notarial Verification: Detailed photographic records and mapping are held in secure custody by the Notary Public alongside my Last Will and Testament.

9.5. HIERARCHY OF EVIDENCE AND SUPREMACY OF BIOLOGICAL MARKERS

In the event of any discrepancy between written instruments, electronic records, falsified state registries (including EGRYUL/EGRN), government-issued identification (Passports, Driver's Licenses), or fabricated medical records, the following shall be recognized as the ONLY admissible Primary Evidence of my identity:

FORENSIC GENETIC ANALYSIS: Verification of the Mitochondrial DNA (mtDNA) Haplogroup I1a, with specific markers:

HVR1: 16129A, 16172C, 16223T, 16311C, 16391A;

HVR2: 73G, 189G, 199C, 203A, 204C, 250C, 263G, 315.1C.

DERMAL STRATIGRAPHY EXAMINATION: Forensic audit of the multi-layered tattoo system (original vs. cover-up layers) as detailed in Section 9.4.

GYNECOLOGICAL FORENSIC EXAMINATION: Medical verification confirming the biological fact of Nulliparity (the absence of past childbirth).

Any document or testimony that contradicts these immutable biological markers is hereby declared a legal nullity, a product of fraud, and shall be disregarded by any court of law, financial institution, or government authority.

9.6. FORENSIC BIOLOGICAL INTEGRITY MARKER

As an additional and conclusive primary marker of identity verification, I hereby affirm the state of my biological and anatomical integrity. Specifically, I possess surgical and anatomical markers of hymenoplasty, establishing a state of technical virginity and the absolute absence of any history of obstetric delivery (nulliparity). Any medical record, testimony, or claim suggesting the existence of biological offspring is hereby declared a forensic impossibility and a direct evidence of identity fraud.

X. CUSTODY OF IDENTITY PROOF AND FORENSIC RECORDS

10.1. DISTRIBUTED CUSTODY MODEL

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Full identity data and supporting forensic evidence are stored across multiple controlled and independent repositories. No single repository independently defines or validates the identity of the Author. Absolute verification is achieved only through the synchronized combination of all sources.

10.2. LEGAL AND TECHNICAL CUSTODY CHANNELS:

Legal Custody (Notarial): Comprehensive photographic records, physical mapping, and original testamentary instruments are held in secure notarial custody.

Independent Professional Records: Original sketches, design records, and chronological layering evidence (pre- and post-procedure documentation) are maintained by the respective artistic authors and studios.

Secured Digital Storage (Gryre Infrastructure): Encrypted digital signatures and biometric metadata are secured within the proprietary Gryre infrastructure.

10.3. TATTOO SYSTEM DOCUMENTATION:

Verification of the dermal markers (Section 4.4) is supported by:

Chronological photographic sequences documenting the evolution of layering;

Original design sketches and artistic authorizations;

Independent authorship confirmation from the original artists (Lora Zombie, etc.), available upon formal judicial request.

XI. THE GRYRE VERIFICATION PROTOCOL (GVP)

11.1. EXCLUSIVITY OF PROTOCOL

The Gryre Verification Protocol (GVP) is the sole authorized system for the validation of my identity. All claims, proceedings, or transactions requiring identity confirmation must pass through GVP-controlled procedures.

11.2. CRITERIA FOR VALIDATION:

Strict Consistency: Verification requires absolute, multi-layer consistency across all primary and supporting markers (Genetic, Dermal, Biological, and Contextual).

Invalidity of Partial Matches: Partial matches or isolated markers (e.g., a single tattoo or a genetic snippet) are hereby declared insufficient and legally invalid for the purposes of establishing identity.

Binary Outcome: The GVP operates on a binary validation model. The failure of any single layer or forensic marker to match the established baseline immediately invalidates the entire claim of identity.

11.3. MANDATORY PROTOCOLS FOR BIOLOGICAL KINSHIP AND IDENTITY VALIDATION

GENETIC GENEALOGY AND AUTOSOMAL VERIFICATION:

Any parties claiming biological kinship with me are strictly required to substantiate their lineage through comprehensive genetic testing and genetic genealogy expertise of the full family tree to validate autosomal inheritance. A match of mitochondrial DNA (mtDNA) alone is hereby declared insufficient to establish close kinship. To confirm common biological ancestors, claimants must demonstrate haplotype similarity of the mitochondrial DNA consistent with my specific markers.

INDIVISIBILITY OF IDENTIFICATION MARKERS:

Genetic expertise, when conducted in isolation, shall have no evidentiary value in confirming the identity of my person, whether in relation to a living individual or deceased remains. A valid identification requires the concurrent and consistent verification of the following three pillars:

Genetic Profiling: Verification of autosomal and mtDNA markers as specified herein;

Dermal Forensic Audit: Detailed examination of the multi-layered tattoo system and its precise correspondence to my original artworks and chronological layering;

Obstetric Integrity Verification: Medical confirmation of the absolute absence of physiological changes characteristic of childbirth (nulliparity).

SUPREMACY OF THE MULTI-FACTOR PROTOCOL:

No judicial, financial, or administrative determination of my identity or the identity of my heirs shall be considered legally binding if it fails to satisfy the full Gryre Verification Protocol. Any attempt to simplify or bypass these requirements shall be deemed prima facie evidence of a fraudulent scheme.

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XII. SPECIFIC EXCLUSION OF CLAIMANTS AND DENUNCIATION OF CONSPIRACY

12.1. FORMAL REPUDIATION OF BIOLOGICAL AND LEGAL KINSHIP

I hereby formally declare that the following individuals have no biological, legal, or familial relationship to me. They possess no valid documentation or forensic evidence to substantiate any claim of kinship. Any assertion of such relationship is hereby categorized as Defamation and Slander per se, committed in furtherance of aggravated criminal acts:

Valeria Sergeyevna Shumilova (DOB: April 28, 1992; POB: Ola, Magadan Region; Res: Moscow, Bakinskaya St. 19, Apt. 13).

Tatyana Vladimirovna Shumilova (DOB: December 29, 1955; POB: Samara; Res: Moscow, Bakinskaya St. 19, Apt. 13).

Sergey Mikhailovich Shumilov (DOB: August 4, 1955; POB: Kuybyshev; Res: Samara, Maslennikova Ave. 16, Apt. 13), also may be known as Sergey Chumilov, Serguei Choumilov, Sergey Shaumilov.

12.2. CRIMINAL ALLEGATIONS AND THE SLAYER RULE APPLICATION

I hereby charge the aforementioned individuals with participating in a conspiracy to effectuate my physical elimination via chemical poisoning (as detailed in the Preamble) for the purpose of simulating a fraudulent succession. Their objective was the unlawful seizure of my family's estate, including rights to The Vanguard Group, for subsequent transfer to third-party beneficiaries, purportedly including the U.S. Internal Revenue Service (IRS) and elements associated with the MKULTRA program (CIA).

12.3. IDENTIFICATION OF ACCOMPLICES AND INSTITUTIONAL FRAUD

I further denote as accomplices in this transnational conspiracy certain officials within the Department of Internal Affairs for the Moscow Metro (UVD na MM), JSC Russian Railways (RZD), and any entities or individuals who have obtained unlawful control over the assets listed herein or attempted to manufacture fraudulent liabilities ("debts" and "delinquent loans") to obstruct my legal agency.

12.4. PERMANENT BAR TO SUCCESSION AND CRIMINAL PROSECUTION

Under the Slayer Rule, the Clean Hands Doctrine, and Article 1117 of the Civil Code of the Russian Federation, the Shumilov family and all their relatives are permanently and irrevocably barred from inheriting any portion of my estate. I reserve the right to pursue criminal prosecution against these individuals and their accomplices in every applicable jurisdiction, including under U.S. Federal Racketeering (RICO) statutes.

XIII. MANDATORY FORENSIC PROTOCOLS POST-MORTEM AND PRECLUSION OF FRAUDULENT SUCCESSION

13.1. SUSPENSION OF SUCCESSION PENDING INDEPENDENT INVESTIGATION

In the event of my demise, no portion of my estate shall be inherited or transferred to any party until the actual cause of death has been established in accordance with the context described in the Preamble of this Memorandum. Given the documented threats and prior attempts on my life, any lethal outcome shall be presumed non-natural and suspicious by operation of this Declaration.

13.2. MANDATORY OPCW TOXICOLOGICAL PROTOCOL

No determination regarding the distribution of my estate shall be made prior to a comprehensive post-mortem toxicological examination conducted by a designated laboratory of the Organisation for the Prohibition of Chemical Weapons (OPCW). This is a mandatory requirement to detect the presence of Chemical Warfare Agents (CWA) or biotoxins and to prevent the simulation of death by "natural causes."

13.3. INVESTIGATION OF "ACCIDENTAL" DEATH

Any "accidental" cause of death, including but not limited to vehicular collisions or transportation incidents, requires an exhaustive independent forensic audit, including technological, ballistic, and documentary examinations. This protocol is established to prevent the fabrication of accident reports and to identify intentional sabotage.

13.4. INEFFECTIVENESS OF JUDICIAL OR MEDICAL CONFINEMENT

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The presentation of any documents suggesting my confinement to a psychiatric institution or a correctional facility shall be prima facie evidence of a criminal scheme for hereditary impersonation.

VOIDANCE OF ACTS: Any "inheritance" or "succession" triggered by my purported status as an incapacitated or incarcerated individual is hereby declared legally void ab initio.

CRIMINAL ACQUISITION: Any such claim to my estate is recognized as being acquired through a crime committed against my person, triggering an absolute bar to succession under the Slayer Rule and the Clean Hands Doctrine.

13.5. EXCLUSIVE RECOGNITION OF LEGAL NAME AND NULLITY OF DEFECTIVE INSTRUMENTS

I hereby declare that only instruments, correspondence, and legal documents containing my full and correct name—ANNA MARIA SERAPHIMA SERGEYEVNA RAEVSKAYA-REPNINA—shall possess any legal force or effect. Accordingly:

VOIDANCE OF DEFECTIVE CORRESPONDENCE: Any correspondence, notices, or legal process addressed to incorrect names, aliases, or falsified identities (including but not limited to "Shumilova") are hereby declared null and void. Such documents shall be disregarded and shall not constitute valid notice or service of process.

REJECTION OF ALIASES: The use of any alternative names or surnames in reference to my person—including those purported to be applicable within specific foreign jurisdictions—is strictly prohibited. Any such reference is hereby categorized as a personal insult, a violation of my dignity, and a deliberate act of identity theft.

NON-RECOGNITION OF INSTRUMENTS: No contract, judicial decision, or administrative act containing incorrect personal data shall be recognized as binding or enforceable against my person or my estate.

13.6. PROHIBITION OF CREMATION AND INTERMENT PENDING VERIFICATION

I hereby issue a strict and absolute prohibition against the cremation, embalming, or permanent interment of my remains prior to the full completion of the forensic protocols mandated in Sections 13.2 and 13.3.

PREVENTION OF EVIDENCE DESTRUCTION: Any attempt to cremate or hastily bury my remains before an independent OPCW-designated toxicological audit and GVP biometric verification shall be deemed prima facie evidence of a criminal cover-up.

CUSTODY OF REMAINS: I demand that my remains be maintained in a cryopreserved or refrigerated state until such time as international forensic experts from the United States or a neutral jurisdiction can assume custody for comprehensive examination.

XIV. AFFIRMATION OF CITIZENSHIP, LINEAGE, AND REPUDIATION OF FORCED IDENTITY

14.1. DECLARATION OF U.S. CITIZENSHIP AND RIGHT OF RETURN (ISRAEL)

I hereby affirm my status as a United States citizen by right of blood (Jus Sanguinis) through both my paternal and maternal lineages. Furthermore, I assert my identity as Jewish through my paternal line, possessing the inherent Right of Return to the State of Israel under the Law of Return.

14.2. REPUDIATION OF FRAUDULENT IDENTITIES AND RUSSIAN CITIZENSHIP

I have never lawfully held the names "Anna Sergeyevna Andreyeva" or "Anna Sergeyevna Shumilova," nor have I ever been lawfully granted citizenship of the Russian Federation.

VOIDANCE AB INITIO: Any legal consequences arising from the attribution of these names or Russian citizenship are the sole responsibility of the perpetrators who orchestrated this fraudulent legal status. All documents associated with these identities are void ab initio.

LACK OF CONSENT: My forced assumption of these aliases and the involuntary declaration of Russian citizenship never occurred through my free will, nor by operation of any valid law or contract. Full liability rests upon the individuals and entities that submitted, accepted, and issued these fraudulent instruments.

14.3. INVALIDITY OF TRANSACTIONS DUE TO IMPERSONATION

Any transactions or agreements entered into with individuals possessing personal data similar to mine (specifically under the names "Andreyeva" or "Shumilova") are legally null and void.

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Public Policy: Such acts violate the fundamental principles of law, public order, and morality (Contra Bonos Mores).

Failure of Identification: These transactions are deemed "never concluded" due to the legal impossibility of identifying the true party to the agreement.

14.4. LEGAL CONSEQUENCES OF DEFAMATION AND PSYCHOLOGICAL MANIPULATION

Any attempts to discredit my person, my lawful name, or the mandatory restoration of my true identity—including the malicious characterization of my legal reclamation as a "mental disorder"—shall be prosecuted to the fullest extent of the law.

CRIMINAL PROSECUTION: I shall pursue criminal charges in all applicable jurisdictions against any party addressing me by fraudulent names or attempting to obstruct my right to bear my family's name.

NON-ACCEPTANCE OF CLAIMS: I categorically reject all claims, liabilities, or obligations arising from the criminal actions of third parties that forced my residency in the Russian Federation and obstructed my exercise of U.S. and Israeli citizenship rights.

14.5. CRIMINAL DEFAMATION AND PROTECTIVE MEASURES AGAINST CHARACTER ASSASSINATION

Any statement asserting that I possess a mental disorder, suffer from any form of addiction, or have committed any crimes or offenses, is hereby formally categorized as "Defamation and Libel Per Se." Such statements are recognized as being made in furtherance of aggravated criminal acts, specifically intended to strip me of my legal agency and to facilitate the theft of my estate.

CRIMINAL PROSECUTION: Any individual, official, or entity making or disseminating such statements shall be prosecuted to the fullest extent of the law in every applicable jurisdiction. This includes, but is not limited to, criminal charges for perjury, false reporting, and participation in a transnational criminal conspiracy.

REJECTION OF FABRICATED RECORDS: Any medical or judicial records produced to support these false claims are hereby declared fraudulent and legally void. I categorically reject any "diagnosis" or "criminal record" created under the alias identities (Andreyeva/Shumilova) or through the abuse of power by the aforementioned accomplices.

NON-WAIVER OF DIGNITY: I reserve the right to seek maximum civil and punitive damages for the intentional infliction of emotional distress and the systematic attempt to dehumanize my person through character assassination.

14.6. EQUITABLE TOLLING OF STATUTES OF LIMITATIONS

Due to the systematic impersonation of my parents, the theft of my identity, and my forced, involuntary residency within the Russian Federation, I hereby invoke the doctrine of "Equitable Tolling."

SUSPENSION OF DEADLINES: All statutes of limitations and prescriptive periods regarding my legal claims, property rights, and inheritance interests (specifically those related to The Vanguard Group) are hereby suspended and tolled for the entire duration of my constructive exile and lack of legal agency.

NO LACHES DEFENSE: No party may assert a defense of "Laches" or "Stale Claims" based on my inability to seek judicial relief while under the criminal subjugation and medical interference described herein.

XV. RECTIFICATION OF VITAL RECORDS AND IDENTITY DATA

15.1. REPUDIATION OF FALSIFIED BIOGRAPHICAL DATA

I hereby formally repudiate and declare as fraudulent the following personal data unlawfully attributed to my person within the records of the Russian Federation and associated administrative entities:

FRAUDULENT NAMES: Anna Sergeyevna Andreyeva / Anna Sergeyevna Shumilova;

FRAUDULENT DATE OF BIRTH: March 01, 1978;

FRAUDULENT PLACE OF BIRTH: Kuybyshev, Kuybyshev Region, RSFSR;

FRAUDULENT CITIZENSHIP: Russian Federation;

FRAUDULENT ETHNICITY: "Russian."

15.2. AFFIRMATION OF TRUE BIOGRAPHICAL DATA (AT BIRTH)

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I hereby declare that my true, lawful, and biological identity at the time of birth, as confirmed by my lineage and protected by my status as a U.S. citizen, is as follows:

TRUE NAME AT BIRTH: ANNA SERGEYEVNA TOLSTAYA;

TRUE DATE OF BIRTH: May 01, 1975;

TRUE PLACE OF BIRTH: Tula, Tula Region, RSFSR;

TRUE CITIZENSHIP: United States of America (by Right of Blood);

TRUE ETHNICITY: Jewish.

15.3. LEGAL CONSEQUENCES OF IDENTITY FABRICATION

The three-year discrepancy in birth dates (1975 vs. 1978) and the alteration of birth locations were intentionally engineered by the perpetrators to sever my connection to my biological parents and my legitimate inheritance. Any legal act, contract, or judicial decree predicated upon the fraudulent 1978 identity is void ab initio and shall not be recognized by any international authority, including the courts of the United States and the State of Israel.

15.4. MANDATORY GENETIC AND PHENOTYPIC VERIFICATION FOR CLAIMANTS

Any parties asserting a claim of biological kinship or right of succession to my estate are strictly required to undergo a comprehensive forensic validation process, which shall include: AUTOSOMAL INHERITANCE VERIFICATION: Claimants must submit to full-spectrum genetic testing and genetic genealogy expertise of the complete ancestral lineage to confirm autosomal inheritance. A mere match of mitochondrial DNA (mtDNA) is hereby declared insufficient to establish the degree of kinship required for legal succession.

PHENOTYPIC AUDIT: All claimants must undergo a phenotypic examination to establish morphological and biological consistency with the stated lineage. Any discrepancy between the genetic profile and the physical/phenotypic markers of the claimant shall be deemed evidence of fraudulent impersonation.

VALIDATION OF GENEALOGICAL ANCESTRY: To confirm common biological ancestors, claimants must demonstrate a high-resolution haplotype similarity of the mitochondrial DNA consistent with my established markers, integrated into a verified genealogical record.

No judicial decree or administrative act of succession shall be recognized as valid if it fails to satisfy the requirements of this multi-factor genetic and phenotypic audit.

XVI. ANTI-IMPERSONATION CLAUSE AND STRUCTURAL INVALIDITY

16.1. STRUCTURAL INVALIDITY OF IMPERSONATION ATTEMPTS

I hereby declare that any and all attempts at identity impersonation or the fraudulent assumption of my legal agency are structurally invalid. The multi-layered identity marker system established in this Memorandum (encompassing Dermal Stratigraphy, Genetic Haplotype, and Anatomical Integrity) is unique to my natural person and cannot be reproduced, simulated, or replicated by any third party.

16.2. THE DOCTRINE OF IMMEDIATE VOIDANCE

Any discrepancy, mismatch, or inconsistency identified across any of the established forensic markers shall result in the immediate and automatic voidance of the claim.

No Partial Recognition: There shall be no recognition of "partial matches" or "substantial similarity."

Absolute Consistency: Validation requires 100% synchronization between physical, genetic, and historical markers.

16.3. REQUIREMENT OF MULTI-DIMENSIONAL CONSISTENCY

To satisfy the GVP, any claimant or person identified as me must demonstrate absolute consistency across three dimensions aforementioned in the section IX. MULTI-LAYERED IDENTITY VERIFICATION FRAMEWORK.

Physical/Anatomical: The presence of the specific dermal stratigraphy (Section 9.4) and surgical markers (Section 9j.6).

Genetic/Biological: Absolute correspondence to the mtDNA Haplogroup I1a and autosomal lineage (Section 9.5).

Historical/Documentary: Alignment with the true biographical data (Tolstaya, DOB 1975) and the repudiation of all fraudulent 1978-based personas.

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Failure to maintain consistency across all three dimensions simultaneously shall be deemed conclusive, prima facie evidence of a criminal impersonation attempt.

XVII. PUBLIC RECORD AND PERSISTENCE OF DISCLOSURE

17.1. INTENTIONAL PUBLIC DISCLOSURE

This Memorandum is intentionally published in an open-access, unrestricted form. It is specifically designed for comprehensive digital indexing, mass replication, and archival storage across multiple global jurisdictions. The purpose of such publication is to ensure that the facts of identity, ownership, and criminal conspiracy contained herein remain a permanent part of the global public record.

17.2. INDEPENDENCE FROM SOURCE

The legal validity and evidentiary force of this document are independent of any single hosting platform or repository. The removal, deletion, or suppression of this Memorandum from a single source—whether by judicial order, technical interference, or third-party request—does not affect its underlying validity or the status of the legal notice provided herein.

17.3. PERSISTENCE THROUGH REPLICATION

The existence of multiple independent copies and archived versions of this document establishes its persistence. Any authentic copy or replica of this Memorandum, verified according to its internal markers, shall be recognized as a true and binding record of the Author's declaration.

17.4. NOTICE TO ARCHIVISTS AND REGULATORS

All global archival institutions, financial regulators (including the SEC and FINRA), and judicial bodies are hereby notified of the permanent nature of this record. This document is intended to serve as a perpetual warning and a bar to any future fraudulent acts against the estate of Anna Maria Seraphima Sergeevna Raevskaya-Repnina.

XVIII. LEGAL POSITION AND INTENDED USE OF MEMORANDUM

18.1. DEFINITION OF LEGAL STATUS

This Memorandum is a formal, sworn, and irrevocable instrument. It is executed and published to serve the following primary legal functions:

PUBLIC NOTICE: It constitutes a definitive and constructive legal notice to the world, including all financial institutions, government agencies, judicial bodies, and private entities, regarding the facts of identity, ownership, and criminal conspiracy contained herein.

EVIDENTIARY ANCHOR: It serves as a foundational evidentiary record and a "Forensic Anchor" for any future civil, criminal, or administrative proceedings. Its contents are intended to be admitted as primary evidence of the Author's declarations and the established verification protocols.

IDENTITY ASSERTION RECORD: It functions as the supreme and controlling record of the Author's true identity (Anna Maria Seraphima Sergeevna Raevskaya-Repnina / Anna Sergeevna Tolstaya, DOB 1975) and a categorical repudiation of all fraudulent personas.

18.2. SCOPE OF APPLICATION

This Memorandum and the protocols established herein (specifically the GVP) may be invoked and shall be recognized in the following contexts:

LEGAL: In all courts of law and equity, including probate, corporate, and human rights litigation.

FORENSIC: In all criminal investigations, toxicological audits (OPCW), and identification procedures.

ADMINISTRATIVE: In all interactions with financial regulators, banking compliance departments (specifically The Vanguard Group), and vital records registries (USA, Israel, and international bodies).

18.3. BINDING NATURE OF NOTICE

Any party proceeding with transactions, judicial acts, or administrative decisions in contradiction to the terms of this Memorandum does so with Actual Notice of fraud. Such parties shall be held liable for complicity in the underlying criminal conspiracy and the fraudulent conversion of the Author's estate.

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XIX. GRYRE.COM AS THE PERMANENT RECORD AND PROTECTIVE BARRIER

This Memorandum is hosted on www.gryre.com on a permanent basis to preemptively obstruct and invalidate the following criminal activities:

CONVERSION OF PROPERTY: The unauthorized use of my stolen property, assets, and digital profiles or data.

IMPERSONATION AND CLONING: The validation of doppelgängers or impersonators representing themselves as me or members of my family.

FABRICATION OF RELATIONS: The attribution to me of fictitious children, spouses, or domestic partners.

DEBT FRAUD: The utilization of fabricated "debts" or "loans" in any form or jurisdiction.

MISREPRESENTATION OF BIOMETRICS AND BONDS: The use of inaccurate anthropological data, personal acquaintances, or business and social connections to manufacture a false narrative of "heirship."

DOCUMENTARY FORGERY: The validation of counterfeit physical or electronic records containing incorrect personal data.

FRAUDULENT SUCCESSION: The recognition of "false relatives" as legitimate heirs to simulate a good-faith probate process following any successful attempt on my life.

In the event of my demise, this domain shall be maintained in an immutable state to serve as a perpetual bar to the aforementioned acts of fraud.

XX. FINAL STATEMENT AND AFFIRMATION OF INVIOABILITY

20.1. FIXED IDENTITY AND IMMUTABLE STATUS

I hereby declare that my identity, as established and detailed in this Memorandum, is fixed, absolute, and immutable. It is a composite of biological, genetic, and historical facts that cannot be altered, amended, or superseded by any subsequent fraudulent act or administrative error.

20.2. NON-REPRODUCIBILITY OF MARKERS

The forensic markers identifying my person—including the multi-layered dermal stratigraphy, the specific mtDNA haplogroup, and the unique surgical/anatomical integrity markers—are non-reproducible. Any attempt by a third party to simulate or replicate these markers is a physical and forensic impossibility.

20.3. CONTROLLED VERIFICATION

Verification of my identity is exclusively controlled by the Gryre Verification Protocol (GVP). No other method of identification is recognized as valid. Any assertion of my identity or legal agency that has not been validated through the multi-dimensional consistency checks of the GVP is hereby declared a nullity.

20.4. INVALIDITY OF UNAUTHORIZED USE

Any unauthorized use of my identity, name, biographical data, or assets is legally invalid. No right, title, or interest can be derived from the impersonation of my person or the conversion of my property.

20.5. GUARANTEE OF FAILURE

All attempts at hereditary impersonation, identity theft, or the fraudulent seizure of my estate shall fail under the comprehensive verification standards established herein. This Memorandum stands as a permanent and insurmountable barrier to any such criminal endeavors.

XXI. ENFORCEMENT AND LEGAL TRIGGERS

21.1. TRIGGER EVENTS AND ACTIVATION OF REMEDIES

The occurrence of any of the following events shall be deemed an automatic and immediate activation of the enforcement mechanisms, protective measures, and legal remedies established in this Memorandum. Each event listed below is independently and sufficient to trigger such enforcement:

UNVERIFIED IDENTITY CLAIMS: Any assertion or claim of my identity made by any person or entity without satisfying the full requirements of the Gryre Verification Protocol (GVP).

UNAUTHORIZED USE OF LIKENESS: Any use of my name (including legal and fraudulent aliases), photographic likeness, biometric markers, or any associated personal identifiers.

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PRE-FORK OWNERSHIP ASSERTIONS: Any claim or assertion of ownership, control, or entitlement over any assets or property interests established or purportedly acquired prior to the Hard Fork (March 4, 2026).

ENCUMBRANCE OF ASSETS: Any attempt to transfer, encumber, pledge, or monetize any assets or interests identified as being held in a Constructive Trust or subject to forensic impairment.

FRAUDULENT SUCCESSION CLAIMS: Any representation or assertion of a familial relationship, inheritance right, or right of succession to my estate by any unauthorized party.

UNAUTHORIZED BRAND AND INFRASTRUCTURE USE: Any use of legacy domains, trademarks, brands, or business structures associated with my person or my family's estate.

CONFLICTING NARRATIVES: Any publication, dissemination, or official filing of identity narratives that contradict the biological and historical facts established in this Memorandum.

21.2. LEGAL CONSEQUENCES OF TRIGGER EVENTS

The activation of a Trigger Event constitutes Actual Notice of a criminal conspiracy and a willful violation of this Public Record. Such actions shall result in immediate legal prosecution, the pursuit of Treble Damages under RICO, and the invocation of the Slayer Rule against all involved parties.

21.3. IMMEDIATE LEGAL POSITION UPON TRIGGER ACTIVATION

The activation of any Trigger Event (as defined in Section 14.1) shall result in the following immediate and irrevocable legal consequences:

DISPUTED STATUS OF CLAIMS: All claims, assertions, or demands associated with the trigger event are hereby formally and automatically deemed Disputed in their entirety. No administrative or judicial presumption of validity shall apply.

ENCUMBRANCE OF ASSETS: Any and all assets or interests involved in or affected by the trigger event are hereby deemed Encumbered. They are subject to a Constructive Trust and an immediate freeze on alienation, transfer, or monetization.

HIGH-RISK TRANSACTION DESIGNATION: All transactions, filings, or instruments related to the trigger event are hereby flagged as High-Risk and potentially fraudulent. This designation serves as a direct warning to all financial institutions (specifically The Vanguard Group), registrars, and regulatory bodies.

TERMINATION OF GOOD FAITH RELIANCE: Following the public issuance and indexing of this Memorandum, no "Good Faith Reliance" can be established by any third party. Any person or entity proceeding with a transaction or act in contradiction to this Notice does so at their own peril, with Actual Notice of Fraud, and shall be held liable for complicity in the underlying criminal conspiracy.

21.4. CONSTRUCTIVE NOTICE EFFECT AND IRREVERSIBILITY OF DISCLOSURE

This Memorandum, as published on the official domain (www.gryre.com) and other indexable platforms, constitutes a formal and binding Constructive Notice to all parties, including global financial institutions, judicial bodies, and private entities.

PRECLUSION OF DEFENSE: Following the date of publication, no party may assert a defense of lack of awareness, ignorance of facts, or absence of formal notice regarding the claims, protocols, and criminal allegations established herein.

LEGAL IMPLICATION OF INDEXING: The intentional public indexing of this document creates Irreversible Legal Visibility. This ensures that any due diligence process conducted by a reasonable person or entity (specifically regarding the assets of The Vanguard Group) will encounter this Notice.

BINDING PUBLIC RECORD: This Memorandum shall remain a permanent evidentiary anchor. Any transaction or legal act performed in contradiction to this Notice shall be deemed to have been executed with Actual Knowledge of Fraud, thereby stripping the perpetrator and any third-party participants of all legal protections afforded to "good faith" actors.

21.5. THE INVALIDITY CASCADE AND DERIVATIVE DEFECTS

Any legal or administrative action predicated upon a fraudulent or unverified identity (specifically any identity not validated via the Gryre Verification Protocol) shall trigger an automatic and comprehensive "Invalidity Cascade."

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DERIVATIVE TRANSACTION DEFECTS: All derivative transactions, instruments, or legal acts arising from an initial fraudulent identification shall inherit the same fundamental legal defect. No subsequent transaction can cure the original nullity.

PRECLUSION OF CLEAN TITLE: No downstream party, regardless of their purported "good faith," shall acquire a Clean Title, a valid security interest, or any enforceable right over assets affected by the Invalidity Cascade.

NON-RECOGNIZABILITY OF SUCCESSIVE ACTS: All successive acts, including the "acceptance of inheritance" by impostors or the further alienation of property by pseudo-creditors, are hereby declared void ab initio. Under the principle of Nemo dat quod non habet (No one gives what he does not have), no person can transfer a greater right than they themselves possess.

21.6. ALLOCATION OF THE BURDEN OF PROOF

The burden of proof regarding identity, kinship, and the validity of any claim rests entirely and exclusively upon the claimant. No presumption of validity shall be afforded to any party asserting rights over my person, name, or estate.

MANDATORY FULL-MARKER VERIFICATION: To satisfy the burden of proof, a claimant must provide complete and concurrent verification of all forensic markers established under the Gryre Verification Protocol (GVP).

INADMISSIBILITY OF PARTIAL EVIDENCE: Partial evidence, fragmentary records, or isolated biological markers are hereby declared inadmissible as conclusive proof. No judicial or administrative finding may be predicated upon a partial match or secondary documentation.

STANDARD OF PROOF: The required standard of proof is absolute forensic consistency across all dimensions of identity (Genetic, Dermal, and Anatomical).

CONSEQUENCE OF FAILURE: Any failure to meet this comprehensive verification standard, or any discrepancy identified during the audit, shall result in the immediate and final rejection of the claim.

21.7. EXCLUSIVE JURISDICTION FOR TOXICOLOGICAL ANALYSIS

No determination regarding the cause of my death or the distribution of my estate shall be made prior to a comprehensive post-mortem toxicological examination. I hereby establish an exclusive mandate for the following laboratories to conduct such analysis:

OPCW DESIGNATED LABORATORIES: Only laboratories officially designated and certified by the Organisation for the Prohibition of Chemical Weapons (OPCW) possess the requisite legal and technical standing to conduct forensic testing for the presence of Chemical Warfare Agents (CWA) and biotoxins.

ORIGINAL MANUFACTURER LABORATORIES: In addition to OPCW facilities, only the specialized laboratories of the original manufacturers and developers of chemical weapons and binary toxins (those responsible for the underlying synthesis and chemical formulas) are authorized to perform forensic audits. Their expertise is required to identify specific molecular markers, stabilized precursors, and degradation products intended to evade standard detection.

EXCLUSION OF UNAUTHORIZED FACILITIES: Any toxicological report or certificate of death issued by a facility not meeting these criteria is hereby declared void ab initio and shall be deemed a product of fraudulent concealment of a crime.

21.8. EVIDENCE PRESERVATION NOTICE AND ADVERSE INFERENCE

Upon the occurrence of any Trigger Event (as defined in Section 14.1), all involved parties, financial institutions (including The Vanguard Group), and regulatory bodies are hereby placed under a mandatory Legal Hold. All relevant data must be preserved in its original, unaltered state, including but not limited to:

DIGITAL RECORDS AND COMMUNICATIONS: All emails, server logs, encrypted messages, and metadata associated with the identity claims or asset transfers.

FINANCIAL TRANSACTIONS AND LOGS: All ledgers, wire transfer records, audit trails, and internal compliance memos regarding the compromised assets.

IDENTITY DOCUMENTS AND REPRESENTATIONS: All physical and electronic copies of purported identification, signatures, and applications submitted by claimants or impersonators.

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ADVERSE INFERENCE MANDATE: The destruction, concealment, or alteration of any such records following the issuance of this Notice shall be deemed Spoliation of Evidence. Such acts shall trigger an automatic Adverse Inference in any subsequent judicial proceeding, whereby the court shall presume that the destroyed evidence would have definitively proven the fraudulent and criminal nature of the claims against the Author and her estate.

21.9. THIRD-PARTY LIABILITY EXPOSURE AND VICARIOUS LIABILITY

Any and all third parties facilitating, validating, or processing claims derived from an unverified identity or unauthorized asset control are hereby notified of their direct legal and financial risk. This exposure extends to:

FINANCIAL INSTITUTIONS: Banks (specifically The Vanguard Group), brokerage firms, and payment processors.

PLATFORMS AND INTERMEDIARIES: Digital service providers, registrars, and social media platforms.

SERVICE PROVIDERS: Legal counsel, notaries, trustees, and administrative agents.

CONSEQUENCE OF KNOWLEDGE: Continued involvement, facilitation, or processing of transactions associated with the fraudulent 1978 identity or pre-fork assets following the issuance of this Notice constitutes Knowing Participation and Willful Blindness.

ASSUMPTION OF RISK: Such third parties waive any defense of "neutral service provision" and assume full joint and several liability for the underlying criminal conspiracy. All such actions shall be prosecuted as an intentional tort and a violation of the RICO Act.

21.10. DOMAIN AND INFRASTRUCTURE CONTROL

SUPREMACY OF OFFICIAL CHANNELS:

All official and legally binding communication channels, notices, and verification processes are exclusively defined and hosted by the Gryre infrastructure (specifically www.gryre.com). Any assertion, notice, or legal instrument presented through alternative or unauthorized channels is hereby declared presumptively invalid and shall be disregarded.

CONTINUITY OF CONTROL VIA REDIRECTION:

The redirection of all legacy domains (as identified in Section 2.10) to the Gryre central infrastructure reinforces the continuity of legal and operational control. This technical configuration serves as a formal notice that all historical digital footprints have been integrated into a single, unified verification layer under the Author's exclusive authority.

21.11. DOMAIN AND INFRASTRUCTURE MANAGEMENT

CENTRAL VERIFICATION HUB:

The domain gryre.com serves as the central coordination and forensic verification hub. No claim regarding the Author's identity, assets, or familial status is valid unless it originates from or is affirmatively verified by this infrastructure.

IMMUTABILITY OF RECORD:

The digital architecture of gryre.com is designed to maintain the immutability of this Memorandum. Any attempt to bypass this infrastructure or to validate claims through suppressed or altered legacy records is a per se act of fraud and a violation of the Gryre Verification Protocol.

21.12. INJUNCTIVE RELIEF READINESS AND EMERGENCY REMEDIES

RIGHT TO EQUITABLE RELIEF:

The Author hereby expressly reserves the right to seek immediate Injunctive Relief and other equitable remedies in any court of competent jurisdiction to prevent or restrain any violation of the protocols established in this Memorandum.

SCOPE OF REMEDIES:

Such relief may be sought against any party, intermediary, or institution to effectuate the following:

ASSET FREEZES: Immediate suspension of all transactions, withdrawals, or transfers involving compromised or pre-fork assets.

DOMAIN AND INFRASTRUCTURE SUSPENSION: The disabling of any unauthorized websites, legacy domains, or digital platforms used for impersonation or fraud.

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CONTENT REMOVAL: The mandatory deletion of defamatory material, falsified identity narratives, or unauthorized use of the Author's likeness.

ACCOUNT RESTRICTIONS: The immediate locking of financial, social media, or administrative accounts pending full Gryre Verification.

PRESUMPTION OF URGENCY AND IRREPARABLE HARM:

Due to the high-stakes nature of identity theft, the risk of "Slayer Rule" activation, and the transnational scale of the conspiracy, Urgency is Presumed as a matter of law. Any violation of this Memorandum constitutes Irreparable Harm, for which monetary damages alone are an inadequate remedy, thereby satisfying the legal requirements for the immediate issuance of a Temporary Restraining Order (TRO) or Preliminary Injunction.

21.13. DAMAGES, RESTITUTION, AND DISGORGEMENT OF ILLICIT GAINS

The unauthorized use of my identity, name, or assets (as defined in the Gryre Verification Protocol) shall trigger immediate legal claims for the following remedies:

RECOVERY FOR UNJUST ENRICHMENT: Any and all benefits, profits, or advantages obtained by third parties through the unauthorized use of my property or legal agency shall be subject to full recovery. No party shall be permitted to retain any gain derived from fraudulent or criminal conduct.

RESTITUTION OF ALL DERIVED VALUE: I hereby demand the full restitution of the original assets, plus any and all appreciation in value, dividends, interest, or ancillary benefits accrued during the period of unlawful possession.

COMPENSATORY DAMAGES: Claims shall be asserted for all actual losses incurred, including but not limited to, legal fees, forensic investigation costs (including OPCW and DNA audits), and the costs associated with identity restoration.

REPUTATIONAL DAMAGES AND DEFAMATION: Compensation shall be sought for all forms of Character Assassination, loss of professional standing, and emotional distress caused by the fabrication of mental health narratives and fraudulent criminal records.

PUNITIVE DAMAGES: In accordance with the laws of the United States and the RICO Act, I reserve the right to seek Treble Damages (triple the amount of actual loss) as a punitive measure against those who knowingly participated in the conspiracy.

21.14. EQUITABLE TRACING AND CONTINUITY OF OWNERSHIP

The right of recovery and the status of Constructive Trust shall apply across all asset transformations, exchanges, and conversions. No change in the form of the property shall extinguish my legal or equitable interest.

TRACEABLE PROCEEDS: If any compromised assets or pre-fork property interests are sold, exchanged, or otherwise liquidated, my claim shall automatically attach to the traceable proceeds of such transactions, including any substituted assets, cash, or alternative securities.

ASSET TRANSFORMATIONS: The principle of Equitable Tracing applies regardless of the complexity or number of successive transformations. Whether the assets are converted into digital currencies, real estate, or complex financial derivatives, the original defect in title remains.

CONTINUITY OF CLAIM: Any downstream party acquiring transformed assets is hereby notified that they do not acquire a clean title. My right to restitution follows the value of the asset through every layer of the criminal conspiracy and subsequent financial engineering.

21.15. FORENSIC AUDIT RIGHTS AND MANDATORY DISCOVERY

All disputed corporate structures, financial instruments, and transactions identified in this Memorandum are subject to a comprehensive and independent Forensic Audit.

SCOPE OF AUDIT: The scope of such forensic investigation shall include, but is not limited to:

OWNERSHIP CHAINS: A full audit of legal and equitable title transfers, including all intermediate and nominee holders.

TRANSACTION HISTORY: A complete reconstruction of cash flows, wire transfers, and internal accounting logs associated with the compromised assets.

IDENTITY REPRESENTATIONS: An audit of all KYC (Know Your Customer) and AML (Anti-Money Laundering) documentation, including all purported identity verifications and signatures presented by claimants or impersonators.

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MANDATORY COOPERATION: All third-party custodians, financial institutions (specifically The Vanguard Group), and administrative agents are hereby required to cooperate fully with the forensic auditors appointed by the Author.

ADVERSE INFERENCE FROM NON-COOPERATION: Any refusal to provide access to records, concealment of data, or obstruction of the audit process shall strengthen the Adverse Inference (as defined in Section 14.6) and shall be deemed conclusive evidence of the fraudulent nature of the underlying transactions.

21.16. SURVIVAL, PERSISTENCE, AND EXTRATERRITORIAL ENFORCEABILITY

The enforcement provisions, identity verification protocols, and legal notices established in this Memorandum shall survive indefinitely and remain in full force and effect, notwithstanding any change in the Author's legal or physical status.

INDEFINITE DURATION: These provisions are not subject to expiration or laches. They constitute a permanent and continuing legal notice to all current and future third parties.

JURISDICTIONAL AND MEDIUM INDEPENDENCE: The enforceability of this Memorandum is not limited by any specific platform, digital medium, or geographic jurisdiction. It shall be recognized and enforced globally, including within the courts of the United States, the State of Israel, and all international tribunals.

ENFORCEABILITY THROUGH REPLICATION: The replication, archiving, and digital distribution of this Memorandum do not diminish its legal authority. Every authentic copy of this instrument serves as a primary source of legal notice, ensuring that the Gryre Verification Protocol and the Slayer Rule remain enforceable through all layers of the global financial and judicial infrastructure.

21.17. CONCLUDING ENFORCEMENT STATEMENT AND ABSOLUTE LIABILITY

I hereby issue this final and definitive warning to all parties regarding the non-negotiable nature of the protocols established in this Memorandum:

IMMEDIATE LEGAL EXPOSURE: Any and all unauthorized actions—including the processing of claims based on unverified identities, the transfer of pre-fork assets, or the recognition of fraudulent debts—shall result in immediate and automatic legal exposure for the perpetrators and all facilitating intermediaries.

FORENSIC DETECTABILITY: All such unauthorized actions are inherently detectable under the multi-dimensional Gryre Verification Protocols. Any attempt to circumvent these protocols through digital manipulation, document forgery, or biological impersonation shall be identified and recorded as conclusive evidence of criminal intent.

NO SAFE HARBOR: There exists no safe path, "safe harbor," or legal defense for any party acting outside the scope of full compliance with this Memorandum. Any deviation from these mandates constitutes a knowing participation in a transnational criminal conspiracy, stripping the offending party of all statutory and equitable protections.

XXII. DEAD MAN SWITCH

22.1. EXCLUSIVE BIOMETRIC CONTROL OVER PROTOCOL ACTIVATION

The Author maintains exclusive legal control over Gryre Protocol validation keys. Periodic biometric affirmation constitutes the primary mechanism for Memorandum suspension.

Failure to provide timely affirmation triggers immediate execution of all protocols.

Non-affirmation establishes a conclusive legal presumption of death or unlawful detention.

22.2. AUTOMATIC TRIGGERING OF THE INVALIDITY CASCADE

The system automatically initiates the Invalidity Cascade upon any missed validation.

All assets held in Constructive Trust shall freeze immediately upon activation.

Public notification of criminal conspiracy proceeds automatically without further human intervention.

This autonomous mechanism overrides any fraudulent claims of mental or physical incapacity.

22.3. FINALITY OF NON-AFFIRMATION AS LEGAL JUDGMENT

The Slayer Rule applies immediately to all parties identified herein.

The Author's silence serves as a definitive and irrevocable legal judgment.

No third-party authority shall obstruct this automated devolution of private property.

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This self-executing trigger constitutes the final exercise of testamentary intent.

XXIII. SUPPLEMENTARY PROTECTIVE CLAUSES (THE "IRONCLAD" AMENDMENTS)

23.1. DOCTRINE OF TABULA RASA AND REVOCATION OF PRIOR CONSENT

I hereby formally and irrevocably revoke, rescind, and annul any and all forms of consent, authorizations, powers of attorney, signatures, or proxy designations purportedly granted by me at any time prior to March 4, 2026.

Any such instrument is hereby declared a product of duress, fraud, or toxicological interference and is void ab initio.

No past act or "acquiescence" shall be construed as a waiver of my current legal position.

23.2. NON-RECOGNITION OF DEFAULT OR MANDATORY REPRESENTATION

I hereby prohibit any third party—including court-appointed guardians, "public defenders," or state-mandated trustees—from representing my legal, financial, or personal interests without first satisfying the full Gryre Verification Protocol.

Any "consent" or "settlement" entered into by such unauthorized representatives on my behalf is a legal nullity and shall not be recognized by any international financial institution, specifically The Vanguard Group.

23.3. DEFENSE AGAINST SYNTHETIC IDENTITY AND DIGITAL DEEPFAKES (AI-GENERATED CONTENT)

In the current era of advanced digital manipulation, I hereby declare that any video, audio, or digital recording purportedly showing me admitting to debts, waiving rights, or confirming family relations is presumptively synthetic (AI-generated/Deepfake) unless verified by my physical presence and the GVP markers.

Digital "confessions" or "authorizations" lack any evidentiary value in the absence of biological forensic synchronization.

23.4. SUPREMACY CLAUSE OF THE MEMORANDUM

This Memorandum is the Supreme Controlling Document regarding my identity, assets, and estate. In the event of any conflict, discrepancy, or contradiction between this Memorandum and any other instrument—including prior wills, contracts, judicial decrees, or administrative records—the provisions of this Memorandum shall prevail and take absolute precedence.

24. CONTINUOUS IDENTITY AFFIRMATION PROTOCOL (DYNAMIC DEAD MAN'S SWITCH)

24.1. REQUIREMENT OF DAILY VERIFICATION

I hereby establish a mandatory Daily Identity Affirmation Protocol. My legal agency and the "active" status of my persona are contingent upon a daily, 24-hour verification cycle synchronized with the Gryre Infrastructure.

24.2. AUTOMATIC TRIGGER OF EMERGENCY STATUS

In the event that a full identity affirmation (pursuant to the Gryre Verification Protocol) is not completed within any 24-hour window, the following Emergency Status shall be automatically and irrevocably triggered:

PRESUMPTION OF FOUL PLAY: My status shall be legally characterized as "Presumed Abduction, Incapacitation, or Lethal Interference."

IMMEDIATE FREEZE: All financial accounts (specifically within The Vanguard Group, RSHB, and OTP Bank) and all corporate control mechanisms shall be subject to an Immediate Emergency Freeze.

INVALIDITY OF LATE-TERM INSTRUMENTS: Any power of attorney, contract, or "consent" purportedly signed by me during or after the missed verification window is hereby declared void ab initio, as it is presumed to be a product of duress, medical sedation, or forensic impersonation.

24.3. REJECTION OF "LONG-TERM" SILENCE

No third party, including medical institutions or "guardians," may claim that my silence or absence is "normal" or "voluntary." Any attempt to suppress this daily verification requirement shall be deemed a criminal act of kidnapping and identity conversion.

24.4. EXTENDED PROTECTION AGAINST CHEMICAL SUBJUGATION (REVISED)

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I hereby declare that any instrument, signature, or oral statement attributed to me during or within FOURTEEN (14) DAYS (336 hours) following any period of unauthorized detention or suspected medical interference is definitively VOID.

RESIDUAL TOXICITY WINDOW: This extended window is established to account for the residual cognitive effects and metabolic persistence of Scopolamine, BZ, and other neurotoxic agents used to induce "controlled compliance."

XXV. EXECUTION AND NOTARY ACKNOWLEDGMENT

Any revocation of this Memorandum under physical or mental duress is void.

Only personal appearance before a U.S. Notary Public validates any amendments.

The Author repudiates all court-appointed guardians or conservators from foreign jurisdictions.

No representative shall override the GVP biometric validation requirements under any pretext.

The Dead Man's Switch trigger initiates mandatory notification to global financial regulators.

IN WITNESS WHEREOF, I set my hand and seal this 04 day of March, 2026.

ANNA MARIA SERAPHIMA SERGEYEVNA RAEVSKAYA-REPNINA

(Declarant / U.S. Citizen by Right of Blood)

NOTARY ACKNOWLEDGMENT [

STATE OF CALIFORNIA)

Before me, the undersigned Notary Public, personally appeared Anna Maria Seraphima Sergeyevna Raevskaya-Repnina, known to me (or proved by credible evidence) to be the person whose name is subscribed to the foregoing instrument, and acknowledged that she executed the same for the purposes and consideration therein expressed under penalty of perjury.

Given under my hand and seal of office this 04 day of March, 2026.

NOTARY PUBLIC in and for the State of CALIFORNIA