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e.g. "IBM Eclipse Foundation" or "racketeering"

Friday, September 29, 2017

# LEADER PROPOSES TRILLION DOLLAR REVENUE WHILE LOWERING TAXES

## USER FEE ON SOCIAL NETWORKING WILL GENERATE \$300+ BILLION A YEAR

## SURCHARGE ON SOCIAL NETWORKING WILL PAY FOR 17 YEARS OF FREE USE BY GOVERNMENT AND COMMERCE

CONTRIBUTING WRITERS | OPINION | AMERICANS FOR INNOVATION | SEP. 29, 2017 | PDF | <https://tinyurl.com/y93xj4qz>

DEEP STATE SHADOW  
GOVERNMENT POSTER  
[Harvard](#) | [Yale](#) | [Stanford](#) Sycophants

Updated Sep. 29, 2017.

**CLICK HERE TO SEE  
COMBINED TIMELINE OF THE  
HIJACKING OF THE INTERNET**

**PAY-to-PLA Y NEW W ORLD ORDER**  
This timeline shows how insiders sell access & manipulate politicians, police, intelligence, judges and media to keep their secrets

Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, "snuff parties" (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box from which to steal new ideas.



**FIG. 1 – LEADER TECHNOLOGIES SHAREHOLDERS PROPOSE PHENOMENAL SOLUTION TO FEDERAL REVENUE CHALLENGE.** The entire government and commercial world has had the free use of social networking for 17 years. Now it is time to acknowledge that the invention had a creator who has never been paid for their innovations. They themselves propose a way to get themselves paid while raising hundreds of billions of dollars in new revenue to fund government programs.

Photo: The National Sentinel.

Request for **DOWNLOAD**  
Congressional Intervention



(SEP. 29, 2017)—Perhaps Columbus OH Leader shareholder Phil Q. Williams says it best:

“When I completed projects in the steel business, I expected to get paid.”

Williams continued, “I have not been paid for Leader’s invention of social networking that was created using my investment. We now know that the government has stolen our invention, and used it for 17 years FOR FREE. The rest of Leader’s investors want paid. It’s that simple.”

In 2013, Williams sold his six steel fabrication companies and retired. Many of his projects are well known from crash fences at Nascar and Indy tracks to oil, gas and fiber optic transports of all kinds. A tall, no nonsense kind of guy, Williams played both baseball and basketball for Ohio University in the 1960’s.

# LEADER SHAREHOLDERS ARE FILING “TIER II” MILLER ACT NOTICES

All across America, the shareholders of Leader Technologies are demanding that the U.S. government pay them for their social networking inventions.

We asked Michael McKibben, the founder and lead inventor for Leader Technologies, Inc., how many shareholders Leader has. McKibben said, “We are a private company, but it is many hundreds of people and entities spread out across the country.”

On Jul. 24, 2017, Leader Technologies, Inc. and founder Michael T. McKibben sent a Tier I Miller Act Notice to the White House. A “Tier I” request allows unpaid subcontractors to get paid.

Bookmark: #miller-act | <https://tinyurl.com/y6vobqb2>

See previous post [AFI. \(Jul. 24, 2017\)](#). Leader Technologies files trillion dollar bond lien on the U.S. government. Americans for Innovation. See also [Miller Act Notice](#).

A “Tier II” Miller Act Notice allows unpaid subcontractors of subcontractors to federal projects to also get paid. Leader’s shareholders supplied financial resources used to help McKibben and Leader invent social networking in the late 1990’s—while Mark Zuckerberg was just leaving junior high school.

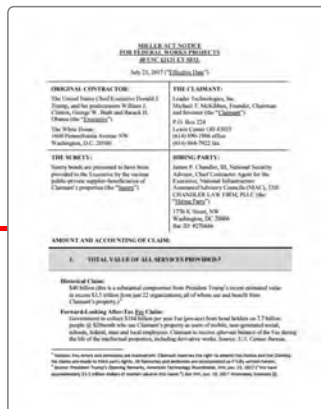


FIG. 2—Miller Act Notice of Leader Technologies and inventor Michael McKibben filed at the White House on July 23, 2017. They demand full compensation for the federal government’s wholesale theft of their social networking inventions thru a

**Social Networking: The True Story**

HealthCare.gov's confiscation of this property cannot stand

**Leader:** 145,000 man-hours • over \$10 million • 20 people • solid engineering • hackers not welcome • affirms privacy, security, property • no foreign influence • respects U.S. Constitution

**Facebook:** "one to two weeks" • beer money • all by myself • 28 hidden hard drives • stole Harvard photos • hacks email • PayPal Mafia handlers • scoofs at privacy • corrupts markets, judges, politicians & gov't agencies

OpenTrial.org

**Leader v. Facebook**

Facebook — a force for freedom perhaps, but at odds with the rule of law in the U.S.

John Adams, or...?

**Federal Corruption**

CLICK TO LOOK INSIDE

- Congressional Briefings
- Federal Circuit Censored Docket
- Americans For Innovation Archives
- Disclosures: Exec | Judiciary | USPTO
- Patent Office FOIA Stonewalling
- Donna Kline Now! Archives

Faces of Facebook Corruption

Updated Mar. 19, 2014



## CONGRESS CONTACT LOOKUP

### Contacting the Congress



= Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

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- ▼ 2017 (21)
- ▼ September (2)

# LEADER PROPOSES A WIN-WIN REVENUE SOLUTION TO PRESIDENT TRUMP

broad, "free" distribution to its military-industrial spying and profit-making insiders. The government used the freshly-minted [IBM Eclipse Foundation](#) formed with a \$40 million IBM "donation" just four (4) weeks after The Patriot Act was signed into law.

LEADER PROPOSES TRILLION DOLLAR REVENUE WHILE LOWE...

DEEP STATE SHADOW GOVERNMENT IS GETTING DESPERATE

- ▶ August (3)
- ▶ July (1)
- ▶ June (3)
- ▶ May (2)
- ▶ April (3)
- ▶ March (3)
- ▶ February (2)
- ▶ January (2)
- ▶ 2016 (39)
- ▶ 2015 (34)
- ▶ 2014 (26)
- ▶ 2013 (28)
- ▶ 2012 (6)

Leader invented social networking—a technology that has changed the world.

Michael McKibben, the real inventor, says we haven't seen the best of social networking yet. He is quick to point out that "What you see now is a bastardized form of our invention."

"What we invented honors and protects personal privacy and property. What the thieves have done is the opposite—they have twisted our designs 180 degrees to complete disrespect for privacy and property."

"Just read their user license agreements. It says that the providers [the rogue C.I.A. and NSA crony commercial collaborators] own all your data, not you! That is so ungodly and disrespectful to our fellow human beings."



John Adams (1778)

*"The moment the idea is admitted into society, that property is not as sacred as the laws of God, and that there is not a force of law and public justice to protect it, anarchy and tyranny commence. If 'Thou shalt not covet,' and 'Thou shalt not steal,' were not commandments of Heaven, they must be made inviolable precepts in every society, before it can be civilized or made free."*

McKibben said, "Remarkably, Founder John Adams, a key drafter of the Massachusetts and U.S. Constitutions, said that respect for privacy and property must be considered **sacred** in order for the Constitutional principles to work."

"The Deep State shadow government is trying to destroy John Adam's principle. At every turn they are showing disdain for The Bill of Rights. For example, patents are being systematically stolen from real inventors.

Censorship is replacing free speech. Agricultural lands are being shut down by over regulation. Small businesses are shutting down over massive healthcare cost increases. Theft of personal information is replacing privacy. Regulatory confiscation is replacing personal property. Election rigging is replacing the sacred, secret ballot."


"President Trump can take a big step toward helping fix this mess with the stroke of his pen by funding our Miller Act claim."


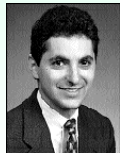
## 17 YEARS OF FREE USE IS OVER

**UPDATE MAR. 25, 2014**

### FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

Fully updated Mar. 25, 2014 in the wake of the Scribd censorship:

- HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS**


Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.
- WAS CHIEF JUSTICE ROBERTS BLACKMAILED** into supporting Obamacare by his ethical compromises in Leader v. Facebook?
- JUSTICE ROBERTS MENTORED** Facebook Gibson Dunn LLP attorneys. 
- JUSTICE ROBERTS HOLDS** substantial Facebook financial interests.
- JUDGE LEONARD STARK FAILED** to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment. 

## BARACK OBAMA'S DARK POOLS OF CORRUPTION

In their cover letter to President Trump, Leader shareholders propose a powerful solution to the 17 years of property theft by the federal government.

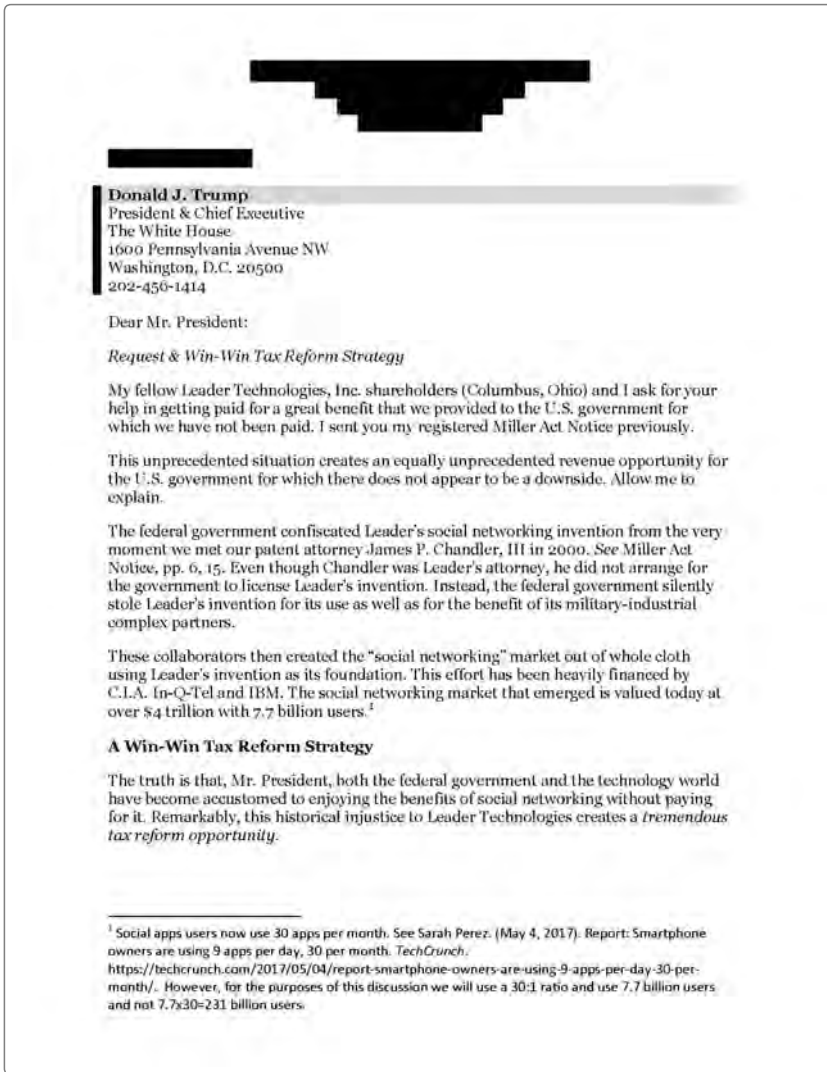
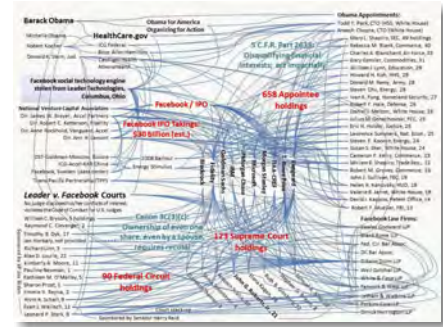


FIG. 2 - Cover letter to President Donald Trump from many hundreds of Leader shareholders across America, beginning to send Tier II Miller Act Notices to the White House asking the federal government to finally pay them for using their social networking invention for the last 17 year, since 2000 when Clinton national security advisor James P. Chandler, III first learned of Leader's innovation. See [previous post](#).

The property principle is simple. The federal government and its Deep State shadow government military-industrial cronies have enjoyed FREE use of Leader Technologies' social networking invention for 17 years. That history needs to be compensated. Then going forward, Leader must be paid a license fee for the ongoing benefits received from the use of their invention.

# LEADER PROPOSES A UNIVERSAL SURCHARGE ON SOCIAL NETWORKING

Click to enlarge



CLICK HERE FOR WASHINGTON'S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK "DARK POOLS"

STOP FACEBOOK PROPERTY THEFT



WILL HUMANKIND EVER LEARN? Facebook's Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under MAO's Red Star, Stalin's SOVIET Hammer & Cycle and Hitler's NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity. They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

**LEADER TECHNOLOGIES**  
Inventor Protection Act  
(Proposed)

America needs to practice what it preaches.

We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohio-based innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking . . .

- a technology upon which the President and U.S. government now rely;
- a technology *stolen* by the "Facebook Cabal" who recruited the federal courts and Patent Office into their club of corruption.

*Rescind. Investigate. Sanction. Certify.*

Contact your representatives. Ask them to pass it.  
Real American inventors need your support.  
<http://www.contactingthecongress.org/>  
<http://americans4innovation.blogspot.com>

Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.

Leader proposes a compromise of \$40 billion for the last 17 years of use. The market value of that history is valued at \$3 trillion.

Then, Leader proposes a \$Y per user per month surcharge comprised of two parts: (1) an \$N per user per month "Consumer Use Fee" for the government's benefit, and (2) a \$2 per user per month "Leader Innovation Surcharge" to pay Leader for the ongoing use of its inventions.

By comparison, computer users pay anywhere from \$2.00-\$5.00 per month for anti-virus software. So, Leader's request is very reasonable value-wise.

## CONSUMER USE FEE—\$277+ BILLION/YR.

So for example, if the government charged \$3 per user per month for a Consumer Use Fee, the total revenue generated from these surcharges would be \$5.00 per user per month (Consumer Use Fee + Leader Innovation Surcharge).

[TechCrunch](#) recently said that 30 apps a month on average are used per person. There are 7.7 billion people on the planet with potential access to social apps. If 3 billion people have access to social networking, that would represent 90 billion apps per month.

Using 7.7 billion user-licenses as a benchmark, the government in this example would receive \$23.1 billion per month or \$277 billion per year in Consumer Use Fees.

These Consumer Use Fees could fund the wall, subsidize a high risk healthcare pool, and other such social priorities—all without relying on income tax.

## LEADER INNOVATION SURCHARGE—\$185 BILLION/YR.

At the same time, using the same 7.7 billion user-licenses example, Leader shareholders can finally be paid \$2/user/month or \$185 billion per year for the ongoing use of their important inventions.

This is a remarkable Win-Win-Win proposal. President Trump can lower taxes and use this Consumer Use Fee to kick start many of his stalled social programs.

## ENERGIZE THOUSANDS OF HIGH-PAYING JOBS

### LEADER V. FACEBOOK BACKGROUND

**Jul. 23, 2013 NOTICE:** DonnaKlineNow! has gone offline. All her posts are available as a [PDF collection here](#) (now updated, post-Scribd censorship).

**Mar. 20, 2014 READER NOTICE:** On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that "cloud" service using the flimsiest of arguments. Some of our documents have been there for two years and some had almost 20,000 reads.

George Orwell wrote in 1984 that one knows one is in a totalitarian state when telling the truth becomes an act of courage.

All the links below were updated Mar. 20, 2014 (many thanks to our volunteers!)

1. [Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings](#) (FULL CITATIONS) in *Leader Technologies, Inc. v. Facebook, Inc.*, 08-cv-862-JJF-LPS (D. Del. 2008), published as *Leader Techs, Inc. v. Facebook, Inc.*, 770 F. Supp. 2d 686 (D. Del. 2001)
2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings ([Archive](#))
3. [Brief Summary](#) of *Leader v. Facebook*
4. [Backgrounder](#)
5. [Fenwick & West LLP Duplicity](#)
6. [Instagram-scam](#)
7. [USPTO-reexam Sham](#)
8. [Zynga-gate](#)
9. [James W. Breyer / Accel Partners LLP Insider Trading](#)
10. [Federal Circuit Disciplinary Complaints](#)
11. [Federal Circuit Cover-up](#)
12. [Congressional Briefings re. Leader v. Facebook judicial corruption](#)
13. [Prominent Americans Speak Out](#)
14. [Petition for Writ of Certiorari](#)
15. [Two Proposed Judicial Reforms](#)
16. [S. Ct. for Schemers or Inventors?](#)
17. [Attorney Patronage Hijacked DC?](#)



18. [Justice Denied | Battle Continues](#)
19. [FB Robber Barons Affirmed by S. Ct.](#)
20. [Judicial Misconduct WALL OF SHAME](#)
21. [Corruption Watch - "Oh what webs we weave, when first we practice to deceive"](#)
22. [Facebook | A Portrait of Corruption](#)
23. [White House Meddling](#)
24. [Georgia! AM 1080 McKibben Interview](#)

Leader will finally be able to build what will become one of the larger companies in Ohio. They'll be able to employ thousands in high-paying technology jobs and contribute hundreds of billions of dollars into the Ohio and national economies.

# WHO LOSES IN THIS PROPOSAL?

Only enemies of the American Republic lose in this proposal.

Readers are encouraged to send this post and the Leader Tier II Miller Act Notice by its shareholders to your elected representatives. They need to support the Rule of Law and show respect for real inventors and their risk-taking shareholders. Otherwise, they support the hijack of our Republic in their silence.

\* \* \*

Notices: This post may contain opinion. As with all opinion, it should not be relied upon without independent verification. Think for yourself. Photos used are for educational purposes only and were obtained from public sources. No claims whatsoever are made to any photo.

## COMMENT

Click "N comments:" on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to [amer4innov@gmail.com](mailto:amer4innov@gmail.com) and we'll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

Posted by [K. Craine](#) at 1:50 PM



No comments:

## Post a Comment

NOTICE TO COMMENTERS: When the MSM diatribe on "fake news" began, our regular commenters were blocked from posting comments here. Therefore, email your comments to a new secure email address [afi@leader.com](mailto:afi@leader.com) and we will post them.

Form for posting a comment with a text area, "Comment as:" dropdown, and "Publish" and "Preview" buttons.

Home Older Post

- 25. [Constitutional Crisis Exposed](#)
- 26. [Abuse of Judicial Immunity since Stump](#)
- 27. [Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal](#)
- 28. [S.E.C. duplicity re. Facebook](#)

## GIBSON DUNN LLP exposed as one of the most corrupt law firms in America



Investigative Reporter Julia Davis investigates Facebook's Leader v. Facebook attorney Gibson Dunn LLP. She credits this firm with the reason why not

a single Wall Street banker has gone to jail since 2008. [Click here](#) to read her article "Everybody hates whistleblowers." [Examiner.com, Apr. 10, 2012](#). Here's an excerpt:

"Skillful manipulation of the firm's extensive media connections allows Gibson Dunn to promote their causes, while simultaneously smearing their opponents and silencing embarrassing news coverage."

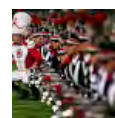
This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ulyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a solemn oath to act morally, ethically, and in support of democratic principles. They promise to conduct themselves in a manner than instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless. [Click here](#) for a PDF version of Julie Davis' article.

## POPULAR POSTS



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Trustees and Provost promote learning technology that benefits trustee clients and is stolen from OSU alums Contributing Writers | Opini...



**OSU BAND INVESTIGATION UNEARTH'S SURPRISE TRUSTEE COLLUSION IN PATENT THEFT**

Breaking News, Sep. 3, 2014 , 10:05am OSU Trustee President, Jeffrey Wadsworth, "counterattacks" the Band Alumni leadership T...

GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS

  
  
**Donald J. Trump**

President & Chief Executive  
The White House  
1600 Pennsylvania Avenue NW  
Washington, D.C. 20500  
202-456-1414

Dear Mr. President:

*Request & Win-Win Tax Reform Strategy*

My fellow Leader Technologies, Inc. shareholders (Columbus, Ohio) and I ask for your help in getting paid for a great benefit that we provided to the U.S. government for which we have not been paid. I sent you my registered Miller Act Notice previously.

This unprecedented situation creates an equally unprecedented revenue opportunity for the U.S. government for which there does not appear to be a downside. Allow me to explain.

The federal government confiscated Leader's social networking invention from the very moment we met our patent attorney James P. Chandler, III in 2000. *See Miller Act Notice*, pp. 6, 15. Even though Chandler was Leader's attorney, he did not arrange for the government to license Leader's invention. Instead, the federal government silently stole Leader's invention for its use as well as for the benefit of its military-industrial complex partners.

These collaborators then created the "social networking" market out of whole cloth using Leader's invention as its foundation. This effort has been heavily financed by C.I.A. In-Q-Tel and IBM. The social networking market that emerged is valued today at over \$4 trillion with 7.7 billion users.<sup>1</sup>

**A Win-Win Tax Reform Strategy**

The truth is that, Mr. President, both the federal government and the technology world have become accustomed to enjoying the benefits of social networking without paying for it. Remarkably, this historical injustice to Leader Technologies creates a *tremendous tax reform opportunity*.

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<sup>1</sup> Social apps users now use 30 apps per month. See Sarah Perez. (May 4, 2017). Report: Smartphone owners are using 9 apps per day, 30 per month. *TechCrunch*.  
<https://techcrunch.com/2017/05/04/report-smartphone-owners-are-using-9-apps-per-day-30-per-month/>. However, for the purposes of this discussion we will use a 30:1 ratio and use 7.7 billion users and not  $7.7 \times 30 = 231$  billion users.

**The government has never tapped into the revenue stream potential that social networking represents.**

The technology world has generated literally trillions of dollars in value from social networking, and yet has never paid a dime in fees to Leader Technologies for using their inventions.

I propose a win-win solution that generates substantial new revenues for the federal government and properly compensates Leader for the tremendous value we have provided:

**1. Forward-looking Consumer Use Fee @ \$N/user/month:**

We propose that the federal government surcharge each social networking provider ("Provider") a "Consumer Use Fee" of \$N/user/month for each user worldwide. This fee shall be paid to the collecting federal agency each month by the Provider. The payment shall be comprised of:

50% from the Provider

50% from the Technology suppliers to Provider *pro rata* (e.g., hardware, software, firmware)

So for example, a \$2.50/month surcharge will generate \$231 billion per year in revenue for the federal government.

The surcharge shall be collected from the Providers. A precedent collection model is the Universal Service Fund (USF) (fee) collected by the Federal Communications Commission (FCC) to subsidize phone rates for rural phone companies, rural healthcare, libraries and schools. The 50% paid by the Technology suppliers shall be determined by the Provider.

**2. Forward-looking Leader Innovation Surcharge @ \$2.00/user/month:**

In addition, for the privilege of using Leader's innovations, each Provider shall collect and pay a \$2/month blanket license surcharge from each user for all social apps used by that person on all devices. This annual fee of \$185 billion per year will be paid to Leader for the use of its patented inventions ("Leader Innovation Surcharge").

**3. One-time Historical Fee Payment to Leader**

Leader is prepared to accept a \$40 billion one-time payment as a compromise for the historical damages, even though this is a fraction of the value.

As a supporter of the effort to reform the U.S. tax laws, I support the following statement by former President Ronald Reagan:

"If you want more of something, subsidize it; if you want less of something, tax it."



Our current reliance on income (both personal and corporate) as a basis for taxation has led to a stagnant economy with small growth and stagnant wage rates.

I believe President Donald Trump is correct in saying that lowering the corporate tax rate to 15% and lowering personal income tax rates will unleash the U.S. economy and provide for growth of wages and Gross Domestic Product.

Unfortunately, the current prospects for passage of Tax Reform are hampered by those in Congress who are concerned that the lowering the tax rates on income will result in lowering of tax revenues and increases in the deficit and National Debt.

Lowering tax rates **increases** tax revenues in the long-run; this is the essential concept of Reaganomics.

What I propose here is a win-win strategy and could become a key part in the effort to implement Tax Reform.

You can authorize these payments pursuant to our Miller Act Notice. Leader would finally be able to enjoy a return on its investment of "social networking." It would allow Congress to impose a Consumer Use Fee *tagged to social networking instead of income*.

As everyone in public policy knows, no one likes additional taxes, and Congress will be criticized for imposing a new income tax on its own in the current Tax Reform dialogue. However, this proposal is factors better, I believe. It corrects the injustices visited upon inventor Leader Technologies while also allowing Congress to tap into a new source of revenue at the same time.

Additionally, paying Leader what Leader is due will make Leader as big as Apple. It would enable Leader to become a major job creator and perhaps the number one up and coming employer in Ohio.

This idea is a win-win-win proposition.

I would like to meet with you to discuss how you can assist us to receive the Miller Act Notice payments.

Sincerely,

Yours sincerely,

/S/ [REDACTED]

[REDACTED]

**Reference:**

- Miller Act Notice for Federal Works Projects 40 USC §3131 ET SEQ filed by Tier II Investor Share Class Members of Leader Technologies, Inc. including [REDACTED]