WikiLeaks Vault 7 has created an epic liability crisis for corporate directors

Vault 7 proves that corporate directors cannot protect their assets as required by the Business Judgment Rule

LIABILITY NOTICE, Apr. 03, 2017: Subsequent to WikiLeaks Vault 7, corporate directors have a duty to notify their shareholders and customers that all their company’s data, including all customer data, has been compromised by a rogue Central Intelligence Agency (C.I.A.) and its complicit commercial technology suppliers.

By Michael T. McKibben, Chairman & Founder, Leader Technologies, Inc. the real inventor of social networking | Apr. 03, 2017 | Americans for Innovation Timeline

This weekend my brother and I toured the Mound Science & Energy Museum in our hometown of Miamisburg, Ohio. Growing up, we had no idea that this huge Department of Energy site with 16-foot thick below-ground blast walls was one of a very few DOE facilities for the research, development, and production of nuclear weapons components. The Lab also produced nuclear power sources for deep space and lunar missions.

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We had no idea that our Miamisburg school mates were the children of over 300 of the world’s top chemists and physicists who were moved secretly to Miamisburg, Ohio after World War II. Our father was an Army veteran on the first troop ship to occupy the Japanese Imperial Naval Academy. He was a civil engineer with Maxon Construction Company, the engineering firm that built the Miamisburg facility. He had witnessed firsthand the blistering devastation of Hiroshima and Nagasaki and wrote home describing it.

The Mound DOE Lab was part of the “Manhattan Project” which was America’s all-out effort to develop a nuclear weapon before the Germans, Japanese, Italians or Russians.

**America needs a new Manhattan Project to restore digital integrity**

I have been asked numerous times about WikiLeaks Vault 7: What is disclosed? How damaging is the information? Do you think Julian Assange is a patriot or a villain?

For the longest time I reserved judgment on Mr. Assange. The spy business is a game of shadows. Everyone lies for a living. Therefore, whatever we read in the media is all too often disinformation. The citizens of the old Soviet Union used to joke about the reliability of their official news sources: “We are experts at reading between the lines.”

It appears we have reached that point in America.

America’s founders envisioned a Free Press that would hold the powerful accountable. However, when those media organizations are themselves funded by the very governments, spy agencies, big banks and corporations that they are supposed to watch, then they fall silent. Worse, they produce fake news to further deceive us and support their overseers.

Jesus Christ was asked how to discern such false prophets—how to tell the difference between a sheep and a ravenous wolf dressed like a sheep. He said:

“You will know them by their fruits. Grapes are not gathered from thorn bushes nor figs from thistles, are they?” Matthew 7:16.

Using Christ’s guidance, I’d say Julian Assange is a patriot. (1) He has revealed to us that our government is leading a global organized crime syndicate of Deep State

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bureaucrats and corporate cronies. (2) He carefully avoids harming individual intelligence agents in the field. (3) He curates his information thoroughly. And, (4) to my knowledge, has never published anything but facts. Therefore, as a journalist, Julian Assange is producing wonderful fruit. He is doing his job! The fact that the C.I.A. lost control of the Vault 7 data is certainly not Julian Assange’s doing.

Regardless of one’s opinion of Julian Assange and WikiLeaks, Vault 7 is out there and must now be addressed. One cannot now pretend that Vault 7 is not published.

It reveals several glaring truths:

- **Our government is spying on us without a warrant, which was declared illegal by the Second Circuit Court of Appeals in 2015.** Despite that ruling, the unscrupulous lawyers of the Deep State shadow government ignored it and kept the program going “under different authorities.”

- **Our government is allied with a group of unelected crony capitalists who are exploiting our private information to further consolidate their wealth, power and eugenicide within world populations.** What God loves, they hate.

This problem can only be fixed by a digital Manhattan Project where our best and brightest patriots—technologists who have not sold out to the Deep State—are brought together to fix the problems that these rogues have created, before the forces of evil triumph.

**Digital C.I.A. rogues have exposed corporate directors to massive liability risks never before seen**

1. Corporate directors have a fiduciary duty to protect the assets of their company.  
2. Corporate directors must certify to their shareholders that reasonable measures have been taken to maximize the value of the company assets, especially against

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1 Business Judgment Rule director duties: good faith, loyalty, and due care.

hostile takeovers. The rogue C.I.A.’s theft of corporate data is, in effect, a hostile
takeover of the company assets.\(^2\)

3. Corporate directors are legally liable, both civilly and criminally, if they make
fraudulent certifications to shareholders and customers.\(^3\)

WikiLeaks Vault 7 has revealed that a rogue group within the C.I.A. has hijacked the
hardware, software and firmware of the Internet, and thus, ALL of the data that flows
through it.

Vault 7, and related releases, proves unequivocally that many of the technology
companies that we trusted (1) are not only compromised by this rogue C.I.A., but (2) they
are a part of it. Worse, many of these companies were actually started by the rogue C.I.A.
through its “public-private” venture capital arm In-Q-Tel formed by President Bill Clinton and
Larry Summers on Sep. 29, 1999.

The evidence now shows that these companies include IBM, Microsoft, Oracle, SAP, Facebook, Google, Instagram, LinkedIn,
Intel, AMD, Cisco, Xerox, Boeing, VK, Gmail, Mail.ru, Lenovo, Lockheed Martin, Raytheon,
EMC, Dell, HP, Twitter, Apple, Amazon and Netflix. See The IBM Eclipse Foundation.

The government’s own documents have hidden these relationships in plain site at the
Department of Homeland Security via the National Infrastructure Advisory Council (NIAC) and the National Institute of Standards (NIST) Dual EC DRBG encryption algorithm (backdoor) registry first proposed by John Podesta and Bill Clinton at the Third CPSR Cryptography and Privacy Conference (1993).

\(^2\) Revlon Rule: The legal requirement that a company’s board of directors make a reasonable effort to obtain the highest value for a company when a hostile takeover is imminent. Revlon, Inc. v MacAndrews & Forbes Holdings, Inc.

\(^3\) Id.

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Setting aside the evident collusion, this article focuses on the director liability implicit in the WikiLeaks Vault 7 revelations.

Vault 7 shows that the C.I.A. can effortlessly bypass firewalls, security and encryption and seize anyone’s data from any kind of computing device whether that data is stored or being uploaded or downloaded.

This compromise applies to databases, web servers, mainframes, files, documents, presentations, tweets, instant messages, texts, social posts, photos, medical records, love letters, arrest records, property records, pharmacy purchases, banking information, tax information, location, purchases, financial transactions, laptops, mobile phones, servers, routers, switches, cell towers, satellites, TVs, radios, Toasters, refrigerators, automobiles, trucks, navigation devices . . . anything digital. In short, any device that is connected to the internet, or not, is able to be hijacked at will.

Ironically, they do this in plain sight, calling it “The Internet of Things.”

RESULT: Director liability has just skyrocketed off the charts

Vault 7 shows us that the C.I.A. has used its various custom malware tools to gain access to all your corporate data assets. The fact that the C.I.A. lost control of its malware means one must assume that those tools are also in the hands of predators, terrorists and competitors.

By teaming up secretly with “Big Data” technology vendors, this rogue C.I.A. group and the vendors share our data to oppress us into compliance through ignorance.

We are ignorant no longer.

Therefore, corporate directors cannot stick their heads in the sand and pretend that they do not know about this total breach of trust by the providers of our digital networks.

In conclusion, corporate directors can no longer certify that their corporate digital assets are secure from thieves, competitors and predators.

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Further action: Technology providers who are not colluding with the rogue C.I.A. should form the basis of your Manhattan Project to protect your company.

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