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**2025-10-06 - Active Fraud, Evidence Tampering, and Removal of Federal Oversight Recipients – CHFS-Issued Compromised File (SHA256 e1e63a1f1c25c6410837bcf4c0f718fa40333936d140f666d21f1f7eb55326a9) – Immediate Federal Enforcement Required**

1 message

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John Fouts <icreateupwardspirals@gmail.com>

Mon, Oct 6, 2025 at 8:35 PM

To: "Perry, Amy S (CHFS DMS DFM)" <AmyS.Perry2@ky.gov>

Cc: ic3@fbi.gov, central@cisa.dhs.gov, cywatch@fbi.gov, privacy@hhs.gov, "OCRMail@HHS.gov" <OCRMail@hhs.gov>, OCRComplaint@hhs.gov, ask.crt@usdoj.gov, askdoj@usdoj.gov, secretary@hhs.gov, auditor.mail@ky.gov, KYOAG Appeals <OAGAppeals@ky.gov>, "Zimmerer, Zachary M (KYOAG)" <zachary.zimmerer@ky.gov>, KyOAGOR@ky.gov, 1915c Waiver Helpdesk <kentuckyhix4@mailag.cx.usg.oraclecloud.com>, support@filesan.io, torchoftruth@zohomail.com, John Fouts <fouts.john@gmail.com>, "gettingthriftywithit@gmail.com" <gettingthriftywithit@gmail.com>, ic3@ic3.gov, CISA Service Desk <utsprod@servicenowservices.com>, cisaservicedesk@cisa.dhs.gov, dhsinfo@hq.dhs.gov  
Bcc: fouts.john@gmail.com

**Date: 2025-10-06 -- 7:45 p.m. EST**

**Active Fraud, Evidence Tampering, and Removal of Federal Oversight Recipients – CHFS-Issued Compromised File (SHA256 e1e63a1f1c25c6410837bcf4c0f718fa40333936d140f666d21f1f7eb55326a9) – Immediate Federal Enforcement Required**

**To:**

Amy Perry – [AmyS.Perry2@ky.gov]

**CC:**

ic3@fbi.gov; central@cisa.dhs.gov; cywatch@fbi.gov; privacy@hhs.gov; OCRMail@hhs.gov; OCRComplaint@hhs.gov; ask.crt@usdoj.gov; askdoj@usdoj.gov; secretary@hhs.gov; auditor.mail@ky.gov; OAGAppeals@ky.gov; zachary.zimmerer@ky.gov; KyOAGOR@ky.gov; kentuckyhix4@mailag.cx.usg.oraclecloud.com; support@filesan.io; torchoftruth@zohomail.com; fouts.john@gmail.com

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## **Formal Notice of Ongoing Active Fraud, Tampering, and Obstruction by CHFS**

Ms. Perry,

***This correspondence serves as a formal notice and further demand regarding your office's active participation in ongoing fraud, concealment, and evidence tampering surrounding the malicious file transmitted to me by the Kentucky Cabinet for Health and Family Services (CHFS) through its official records production process.***

Independent forensic **analyses (plural - as noted previously)** conducted through **Filesan.io, Falcon Sandbox, and VirusTotal** (all well known and reputable companies), confirm that the **CHFS-issued file (SHA256: e1e63a1f1c25c6410837bcf4c0f718fa40333936d140f666d21f1f7eb55326a9) contains embedded macros, executable code, and outbound routing to third-party hosts, consistent with credential theft and remote exfiltration activity.**

***This file was not hypothetical or "inconclusive." It was analyzed across multiple environments and platforms, each returning critical alerts consistent with an active security compromise.***

**Your October 6 response claiming to have "reviewed the file" and found no issue is false/fraudulent and materially misleading.**

# **Material Findings and Evidence**

1. The document metadata showed “*Hidden Sections*” and altered byte size between transmissions.
2. CHFS has refused to produce the original source package or provide any checksum to verify integrity.
3. No chain-of-custody, log preservation, or reissuance of clean records has occurred, nor has any statement of good faith been made by CHFS or any related agency or employee acting in his or her individual capacity - only bad faith...
4. The email I sent has been opened **nearly 300 times which can be seen via delivery certificate.**

**These are not failures; they are refusals to act despite explicit notice and ongoing harm.**

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## **Removal of Oversight and Interference with Public Record**

Additionally, you deliberately, again, intentionally removed federal and state oversight recipients from the active correspondence thread.

This constitutes intentional obstruction and manipulation of an official record.

### **Such an act violates:**

- **KRS §518.090 (Tampering with Public Records),**
- **KRS §524.040 (Tampering with Physical Evidence),**
- **and 18 U.S.C. §1519 (Obstruction of Federal Investigation).**

Your selective removal of copied oversight parties severs the evidentiary chain and demonstrates intent to conceal unlawful conduct rather than resolve it.

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## **Violations Under Federal Law**

- **45 C.F.R. §164.400–414 – HIPAA Breach Notification Rule**
  - **45 C.F.R. §164.530 – Administrative Safeguards and Record Integrity**
  - **18 U.S.C. §1519 – Destruction, Alteration, or Falsification of Records in Federal Investigations**
  - **18 U.S.C. §1030 – Computer Fraud and Abuse Act**
  - **42 U.S.C. §1320d-6 – Wrongful Disclosure of Individually Identifiable Health Information**
- 

## **Violations Under Kentucky Law**

- **KRS §61.870–884 – Kentucky Open Records Act (KORA): Duty to disclose full and accurate records.**
- **KRS §61.991 – Criminal penalties for intentional KORA violations.**

- **KRS §517.050** – Falsifying Business Records.
  - **KRS §518.090** – Tampering with Public Records.
  - **KRS §519.040** – Misuse of Confidential Information.
  - **KRS §524.040 & §524.050** – Tampering with Physical Evidence and Records.
  - **KRS §523.100** – False Swearing and Perjury in Official Matters.
  - **KRS §532.020 & §534.030** – Applicable felony penalties for official misconduct and fraud.
- 

### **Federal Supremacy and Jurisdiction**

*CHFS and its counsel have repeatedly asserted that Kentucky law somehow supersedes federal jurisdiction in matters of HIPAA, ADA, and digital forensics.*

*That claim is incorrect.*

*Under Article VI of the U.S. Constitution (Supremacy Clause), federal law is controlling where conflicts exist.*

*The United States retains enforcement authority under the HIPAA Security Rule, ADA Title II, 18 U.S.C. §1030, and related federal statutes.*

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### **Demand for Immediate Action**

Accordingly, you are hereby directed to:

1. **Preserve all CHFS MOVEit, email, and server logs** for a minimum of 90 days from this date.
  2. **Provide an unaltered bit-for-bit copy** of the original file and all associated metadata.
  3. **Identify every individual** who accessed, modified, or distributed this file.
  4. **Reissue a clean version** of the requested record set, checksum-verified and malware-free.
  5. **Cooperate fully** with CISA, FBI, and HHS OCR regarding incident reporting and federal investigation.
  6. **Acknowledge receipt and confirm compliance in writing by 5:00 p.m. EST today, October 7, 2025.**
- 

### **Legal Consequences of Continued Refusal**

**The Cabinet's ongoing concealment and refusal to act constitute active and ongoing fraud, obstruction, and reckless endangerment.**

**Each day of continued noncompliance compounds liability under both state and federal criminal statutes, civil rights law, and data protection law.**

If you or any CHFS personnel, or otherwise, delete, modify, or overwrite any related logs, files, or messages, such conduct will constitute additional **felony obstruction** and **spoliation of evidence** under 18 U.S.C. §1519 and KRS §524.040.

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## **Other Violated Federal Laws**

### **18 U.S.C. § 242 – Deprivation of Rights Under Color of Law**

CHFS officials, acting under color of state authority, have willfully deprived me of rights protected by the U.S. Constitution and federal statutes, including the right to due process, equal protection, and freedom from retaliatory targeting based on disability status. These deprivations have occurred through falsified records, obstruction of care, and deliberate interference with federal benefits and investigations.

### **42 U.S.C. § 1985(3) – The Ku Klux Klan Act of 1871 (Civil Rights Conspiracy)**

Evidence demonstrates a coordinated pattern among CHFS personnel, medical institutions, and state contractors to obstruct justice and retaliate against a disabled individual asserting federal rights. This constitutes a conspiracy to interfere with civil rights under the KKK Act of 1871.

### **18 U.S.C. § 4 – Misprision of Felony**

CHFS staff, legal counsel, and contracted agencies have been directly notified of criminal activity — including record falsification, obstruction, and unlawful dissemination of compromised data — yet have failed to report or prevent it. Knowing concealment of a felony constitutes a separate federal crime under §4.

### **18 U.S.C. §§ 1961–1968 – Racketeer Influenced and Corrupt Organizations Act (RICO)**

The documented scheme of fraud, concealment, falsification of records, and obstruction of lawful investigations meets the statutory definition of a RICO enterprise. Predicate acts include mail and wire fraud, retaliation against a witness, obstruction of justice, and ongoing misuse of public funds through false certifications to CMS and HHS.

### **31 U.S.C. §§ 3729–3733 – False Claims Act (Qui Tam and Retaliation Provisions)**

CHFS and its contractors knowingly submitted or caused the submission of false information to federal programs, including CMS and Medicaid, to obtain or retain funding while violating core federal compliance requirements. Their continued concealment of the compromised file and refusal to correct falsified data constitute “knowingly presenting a false claim for payment” and “knowingly making or using a false record or statement.”

## **Corollary Kentucky Statutes Violated**

### **KRS § 522.020 – Official Misconduct in the First Degree**

Public servants, including CHFS officials and legal counsel, have knowingly refrained from performing mandatory duties and have violated state and federal law to benefit or protect themselves or others. This constitutes a Class A misdemeanor and, when tied to concealment or obstruction of federal programs, rises to a felony under companion statutes.

### **KRS § 524.040 – Tampering with Physical Evidence**

CHFS’s alteration, concealment, and failure to preserve digital evidence (including server logs and forensic files) represent tampering with physical evidence, a Class D felony under Kentucky law.

### **KRS § 524.050 – Tampering with Public Records**

Knowingly making false entries or altering official files or digital records maintained by a public agency — including KORA production files — is a Class D felony.

### **KRS § 524.060 – Obstructing Governmental Operations**

By interfering with oversight communications, removing copied federal recipients, and blocking lawful investigations, CHFS personnel have obstructed governmental operations, violating §524.060.

### **KRS § 506.040 – Criminal Conspiracy**

Coordinated actions between CHFS staff, legal representatives, and other state actors to suppress

records, falsify information, or retaliate against a whistleblower meet the statutory elements of criminal conspiracy under Kentucky law.

**KRS § 517.050 – Falsifying Business Records**

Submission of falsified, incomplete, or manipulated medical and administrative records to federal programs, contractors, or courts constitutes falsifying business records — a Class D felony.

**KRS § 520.090 – Resisting Order or Process**

Refusal to comply with lawful requests for records and preservation directives issued under KORA or federal law constitutes unlawful resistance to legal process.

**KRS § 522.030 – Official Misconduct in the Second Degree**

Any public servant who recklessly disregards the law or fails to perform a legal duty in connection with their office commits official misconduct, further compounding the criminal liability of involved CHFS personnel.

**KRS § 15.020 – Powers and Duties of the Attorney General**

The Kentucky Attorney General is legally obligated to investigate and prosecute corruption and fraud by public agencies. Failure to act on clear evidence of wrongdoing, once notified, constitutes dereliction of statutory duty.

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## Summary of the pairing:

Federal Statute	Kentucky Corollary
18 U.S.C. § 242 (Color of Law)	KRS 522.020 & 522.030 (Official Misconduct 1st/2nd Degree)
42 U.S.C. § 1985(3) (KKK Act Civil Conspiracy)	KRS 506.040 (Criminal Conspiracy)
18 U.S.C. § 4 (Misprision of Felony)	KRS 15.020 (AG Duty to Investigate Felonies)
18 U.S.C. §§ 1961–1968 (RICO)	KRS 517.050 & 524.040–.060 (Fraud and Obstruction Crimes)
31 U.S.C. §§ 3729–3733 (False Claims Act)	KRS 61.991 & KRS 517.050 (Falsified Public Records and Fraud)

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## Conclusion

This letter and all attached or referenced materials are incorporated into the federal record under the ADA, VAWA, 1915(c), HIPAA, and False Claims Act frameworks.

**All previous communications, filings, and forensic exhibits are hereby incorporated herein by reference as part of this formal submission and evidence chain.**

All Rights Reserved.

The cumulative conduct described above is not the result of mere oversight or bureaucratic error; it is deliberate, coordinated, and intentionally malicious.

State and institutional actors have knowingly conspired to falsify records, obstruct urgently needed, medically necessary care, and suppress evidence — **treating my life and my child’s life as if we hold no value, as if our survival and dignity are expendable.**

Such behavior is not only unlawful; it is morally reprehensible.

**It violates the most basic principles of public service and human rights. No one, especially a disabled parent and child relying on federally-protected programs, should ever be subjected to a campaign of retaliation and indifference so heinous and dehumanizing.**

This is a cover-up and conspiracy of a kind that the civil-rights statutes were written to prevent. It demands immediate federal enforcement, accountability, and protection before irreparable harm or death occurs.

I formally demand on formal legal record, that law enforcement at every level—including CHFS’s own inspectors general, the Kentucky Attorney General, DOJ Civil Rights Division, FBI, and CISA—immediately intervene to stop this fraud, obstruction, and ongoing civil-rights abuse.

This matter must be referred for federal grand-jury review and criminal prosecution of all individuals and entities involved.

No agency or official may “weasel out” by claiming lack of jurisdiction, or by further fraudulently claiming that no violations exist or further fraudulently claiming that no crimes have been committed - I am referring to you directly Ms. Baker, Prosecutor in Bullitt County...

Both state and federal statutes, including the ADA, HIPAA, False Claims Act, KRS tampering provisions, and criminal civil-rights laws, give clear authority and responsibility to act.

I demand the prosecution of all responsible parties—not just internal investigation or administrative reviews—but actual criminal referral and enforcement to protect my life, my child’s safety, and the integrity of federal programs. I also demand the ability to submit formal documentary and physical evidence into criminal reports, immediately. No more cover-up... No more conspiracy... No more violations against me and my child... Your immediate duty to uphold law, protect, and serve the public is called upon. You may not deny your duties you’ve made under oath.

This case is already documented and known to multiple oversight bodies, nationally and internationally, media outlets - nationally and internationally, and the public.

Too many people now know for this cover-up to succeed any longer.

Immediate federal enforcement and full transparency are the only remaining safeguards against further irreparable harm.

Let there be no misunderstanding —

**This is a binding criminal matter under both state and federal law.**

Neither CHFS, the Attorney General, nor any agency, prosecutor, or law-enforcement body may hide behind claims of “lack of jurisdiction,” “administrative discretion,” or “ongoing review.” Those excuses are exhausted.

**The crimes have been committed, the evidence is preserved, and the law mandates immediate prosecution.**

I hereby demand that all levels of law enforcement—state, local, and federal—initiate immediate coordinated criminal prosecution of every individual and entity complicit in these acts of fraud, obstruction, and deprivation of rights. The authority to act exists; the duty to act is non-discretionary. Failure to prosecute in the

# face of such overwhelming evidence constitutes further obstruction and complicity under 18 U.S.C. § 4 and KRS § 15.020.

**This cover-up ends now.** Every agency, every official, every enabler—whether by silence, deceit, or willful neglect—will be held to account.

Justice is not optional, and the public record will bear witness to who stood for the law and who stood against it.

Sincerely,

/s/ John R. Fouts

## **John R. Fouts, MBA**

Son of a Vietnam-War-Era Veteran

Founder, *Upward Spirals Association* (508(c)(1)(A) Spiritual Faith-Based Organization – Protected under RFRA)

Federal SSA SSDI Recipient – Protected under ADA, VAWA, Section 504, and 1915(c)

Mainstream Voucher Holder – HUD/IHCDA/CASI Program

Email: [icreateupwardspirals@gmail.com](mailto:icreateupwardspirals@gmail.com)

Alternate: [torchoftruth@zohomail.com](mailto:torchoftruth@zohomail.com)

Phone (Text Only – ADA Accommodation): **502.956.0052**

Voice calls & voicemails will be ignored

Fax (HIPAA Compliant): **604.641.2805**

Evidence archive (prior to block on saving):

<https://archive.org/details/@jfouts1979>

On Mon, Oct 6, 2025 at 10:24 AM Perry, Amy S (CHFS DMS DFM) <[AmyS.Perry2@ky.gov](mailto:AmyS.Perry2@ky.gov)> wrote:

Good morning, Mr. Fouts.

I am confirming that no files were redacted and sent as they are in our system. I, also, received your e-mail regarding the forensic report you ran on the file sent to you via MoveIT. I am addressing this with our team and will get back to you as soon as I have some information for you.

**Amy Perry**

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**From:** John Fouts <[icreateupwardspirals@gmail.com](mailto:icreateupwardspirals@gmail.com)>

**Sent:** Saturday, October 4, 2025 6:44 PM

**To:** Perry, Amy S (CHFS DMS DFM) <[AmyS.Perry2@ky.gov](mailto:AmyS.Perry2@ky.gov)>

**Subject:** Re: Clarification on “Hidden Sections” Label – Movelt File

Dear Ms. Perry,

Thank you for your quick response and for clarifying that the “Hidden” label may be automatically added by the Movelt system. I appreciate that explanation.

To close the loop, could you please confirm in writing:

1. That none of the documents inside that Movelt package were manually redacted or withheld.
2. That all responsive files were included exactly as they exist in CHFS records.
3. That a redaction or withholding log was not created because none was required.

If those points are accurate, please state so for the record so the file can be marked **complete and fully disclosed under KORA**. If any material was redacted or withheld for any reason, please provide the corresponding exemption and decision-maker.

Thank you again for the clarification and for confirming final completeness of the response.

Sincerely,

/s/ John R. Fouts

**John R. Fouts, MBA**

Son of a Vietnam-War-Era Veteran

Founder, *Upward Spirals Association* (508(c)(1)(A) Spiritual Faith-Based Organization – Protected under RFRA)

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Mainstream Voucher Holder – HUD/IHCDA/CASI Program

Email: [icreateupwardspirals@gmail.com](mailto:icreateupwardspirals@gmail.com)

Alternate: [torchoftruth@zohomail.com](mailto:torchoftruth@zohomail.com)

Phone (Text Only – ADA Accommodation): **502.956.0052**

Voice calls & voicemails will be ignored

Fax (HIPAA Compliant): **604.641.2805**

Evidence archive (prior to block on saving):

<https://archive.org/details/@jfouts1979>

Good morning, Mr. Fouts.

Can you give me an example of one of the documents being redacted? In the screenshot you provided, I see where the file name has the word "hidden". That is added when I uploaded the zip file to MoveIT, due to it being a secure web portal that sends encrypted messages. I have not been able to find any of the documents in that file being redacted.

Thank you.

Amy Perry

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**From:** John Fouts <[icreateupwardspirals@gmail.com](mailto:icreateupwardspirals@gmail.com)>

**Sent:** Monday, September 29, 2025 12:27 AM

**To:** Perry, Amy S (CHFS DMS DFM) <[AmyS.Perry2@ky.gov](mailto:AmyS.Perry2@ky.gov)>

**Cc:** Zimmerer, Zachary M (KYOAG) <[zachary.zimmerer@ky.gov](mailto:zachary.zimmerer@ky.gov)>; KYOAG Appeals <[OAGAppeals@ky.gov](mailto:OAGAppeals@ky.gov)>; KYOAG Open Records <[KYOAGOR@ky.gov](mailto:KYOAGOR@ky.gov)>; [kybar@kybar.org](mailto:kybar@kybar.org)

**Subject:** 2025-09-29-Follow-Up Urgent-Hidden-Section(s) - What is Hidden - Full Transparency Is Required - Re: 2025-09-17 - Need All Records Pertaining To Me or My Child August 1 2024 Through Present - 2025-09-16

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**Subject:** Immediate Clarification Required – ORR File Labeled “Hidden Sections”

To: [Amy Perry, CHFS Office of Technology / ORR Contact]

CC: [General Counsel, CHFS Records Custodian]

Dear Ms. Perry,

On September 25, 2025, I received a MOVEit file from your office.

The screenshot shown below references “Hidden” I have not been provided with any lawful explanation of:

1. What information was hidden, redacted, or withheld.
2. Under what statutory exemption such withholding occurred.
3. Whether a complete log of withheld/redacted materials has been created and provided, as required under Kentucky Open Records law.

The labeling of a file as containing “Hidden Sections” without explanation or statutory citation raises grave concerns of:

- **Open Records Act violations (KORA).**
- **Evidence concealment and spoliation.**
- **Retaliation and obstruction of due process.**

I am formally demanding a written explanation **within three (3) business days** that identifies:

- The specific records or portions withheld.

- The legal authority or exemption claimed for each withheld section.
- The identity of the decision-maker(s) responsible.

Absent such an explanation, I will be forced to treat this as intentional concealment and obstruction, and will escalate accordingly, including to the Kentucky Attorney General, federal oversight agencies, and the courts.

I deserve — and require — full transparency.

The screenshot shows a web portal interface for the Commonwealth of Kentucky. The page title is "Attachment: J Fouts DMS ORR.zip" with ID #285818965. It includes a "Download" button and "File Information" section stating it was uploaded by Perry, Amy on 9/25/2025 at 2:15:23 PM. A "File Log" table shows the upload action. A "Validate Files" dialog box is open at the bottom right, showing the file name and size (191.8 MB).

Time/Date	User	Action
9/25/2025 2:16:00 PM	Perry, Amy	Attached file "J Fouts DMS ORR.zip" to package (#285940741)
9/25/2025 2:15:23 PM	Perry, Amy	Uploaded file "J Fouts DMS ORR.zip" from (Hidden); integrity verified; upload took 265.4075467 seconds (757,686 bytes/second)

Sincerely,  
/s/ John R. Fouts

On Wed, Sep 17, 2025 at 1:32 PM Perry, Amy S (CHFS DMS DFM) <AmyS.Perry2@ky.gov> wrote:

Good afternoon, Mr. Fouts.

I am in receipt of your request. I am shooting for a completion date of 9/25/2025. If anything changes, I will let you know ASAP.

Thank you!

Amy Perry

**From:** John Fouts <[icreateupwardspirals@gmail.com](mailto:icreateupwardspirals@gmail.com)>

**Sent:** Wednesday, September 17, 2025 11:08 AM

**To:** Perry, Amy S (CHFS DMS DFM) <[AmyS.Perry2@ky.gov](mailto:AmyS.Perry2@ky.gov)>

**Subject:** 2025-09-17 - Need All Records Pertaining To Me or My Child August 1 2024 Through Present - 2025-09-16

**\*\*CAUTION\*\*** PDF attachments may contain links to malicious sites. Please contact the COT Service Desk [ServiceCorrespondence@ky.gov](mailto:ServiceCorrespondence@ky.gov) for any assistance.

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**Subject:** Formal KORA Records Request — John R. Fouts and Jacquelyn A. Fouts

**Date:** 2025-09-17

**To:** Amy Perry - CHFS DMS DFM

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**Re:** Kentucky Open Records Act (KORA) Request

Dear [Amy],

This is a **formal request under the Kentucky Open Records Act (KORA)** for disclosure of all records pertaining to myself, **John R. Fouts**, and my child, **Jacquelyn A. Fouts (legal name in Kentucky)**, also known as **Jackie A. Fouts (nickname)**, also formerly known as **Jack A. Fouts**.

I have enclosed two signed **Universal Records Release Request forms** (one for myself and one for my child) to ensure there is no question as to scope or authorization.

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**I. Time Periods Covered**

- **August 1, 2024 – Present** (all records)
- **January 1, 2023 – Present** (expanded scope for specified names/parties listed in Section IV)

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**II. Scope of Records Requested**

For the periods above, please produce *all records of any type*, including but not limited to:

- Handwritten notes, memos, drafts
- Internal and external emails
- Faxes (sent and received)
- Interagency communications
- Call logs, recordings, voice memos
- Zoom or other video/virtual meeting records
- Electronic messages, system logs, or other computer communications

- Letters, correspondence, or filings
  - Calculation methods used for benefits and any reasoning behind them
  - Copies of what you have on file as communications from me, including emails and faxes (so I may confirm what was recorded and ensure completeness)
- 

### III. Specific Subject Matters

In addition to the general scope above, please specifically include all records during the timeframes referenced relating to:

1. **Communications with attorneys general, EOUSA, DOJ, NSD, or any federal entity.**
  2. **Any records referencing federal court cases and docket items, including:**
    - Case No. **25-cv-33-bjb-rse (W.D. Kentucky)** — docket items 43 and 56-2.
    - Case No. **3:24-cv-09325-amc (N.D. California, San Francisco)** — references to Judge Richard Seeborg and/or Judge Araceli Martinez-Olguin.
    - Any mention of Ace Legal (process service company) or Michelle Lopez.
    - Any record directly mentioning Amanda Elliott, Amanda Ritchey, Lucinda Lawrence, Lisa Hinkle, Stephanie Presley, Diane Barber, Zachary Grider, Jessica Jones, Makayla McCloud, Nicole Flatgard, Lauren Flatgard, Michael Mazzoli, Sibal Khakiyeva, Samir Music, Yailen Suarez, K. Brandenburg, K. Blankenship, KBML
    - Any references to Judge Benjamin Beaton, Judge Regina S. Edwards, Judge Gregory Stivers, Judge Claria H. Boom, or any other federal judge.
  3. **Any records, January 1, 2023 – Present, relating to:**
    - Avni Jagarlapudi
    - Amelia Colomb
    - Andy Beshear
    - James Toews
    - Mordecai Simha
    - Sky High Security (contractor)
    - OMHA (federal Office of Medicare Hearings and Appeals)
- 

### IV. Legal Basis & Compliance

- Under KORA, you must provide responsive records within **five business days**.

- If expedited release is possible, I request that as well, given the urgent and life-threatening circumstances at issue.
  - If you intend to withhold or redact any records, you must provide a **written index** identifying each withheld record and citing the specific statutory exemption claimed.
- 

#### V. Delivery Method

For **ADA accommodation**, I require all records to be produced in electronic form:

- By **email** to: [icreateupwardspirals@gmail.com](mailto:icreateupwardspirals@gmail.com)
- Or by **fax** (HIPAA-compliant): 604.641.2805

Physical mail is not a reasonable accommodation.

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#### VI. Closing

Please confirm receipt of this request in writing **today** and provide the estimated completion date.

Thank you for your prompt attention to this matter.

Sincerely,

/s/ John R. Fouts

John R. Fouts, MBA

Son of a Vietnam-War-Era Veteran

Founder, Upward Spirals Association (508(c)(1)(A) Spiritual Faith-Based Organization – Protected under RFRA)

Federal SSA SSDI Recipient – Protected under ADA, VAWA, Section 504, and 1915(c)

Mainstream Voucher Holder – HUD/IHCDA/CASI Program

Email: [icreateupwardspirals@gmail.com](mailto:icreateupwardspirals@gmail.com)

Alternate: [torchoftruth@zohomail.com](mailto:torchoftruth@zohomail.com)

Phone (Text Only – ADA Accommodation): 502.956.0052

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Evidence archive (prior to block on saving):

<https://archive.org/details/@jfouts1979>

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Sincerely,

/s/ John R. Fouts

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**John R. Fouts, MBA**

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Federal SSA SSDI Recipient – Protected under ADA, VAWA, Section 504, and 1915(c)  
Mainstream Voucher Holder – HUD/IHCDA/CASI Program

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Voice calls & voicemails will be ignored  
Fax (HIPAA Compliant): 604.641.2805

Evidence archive (prior to block on saving):  
<https://archive.org/details/@jfouts1979>

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Sincerely,

/s/ John R. Fouts

**John R. Fouts, MBA**

Son of a Vietnam-War-Era Veteran  
Founder, *Upward Spirals Association* (508(c)(1)(A) Spiritual Faith-Based Organization – Protected under RFRA)  
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