

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Omeed Malik
President
1789 Capital
214 Brazilian Avenue
Palm Beach, FL 33480

Dear Mr. Malik:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

In January 2026, President Trump, his sons Eric Trump and Donald Trump Jr., and the Trump Organization sued the Department of the Treasury (Treasury) and the Internal Revenue Service (IRS) over leaks of their tax information that occurred during the President’s first term in office.² Despite a judge raising concerns about the validity of this lawsuit,³ as well as ethics concerns reportedly raised by government attorneys,⁴ in May 2026, DOJ announced an out-of-court settlement that appears to bar Treasury and IRS from auditing or otherwise pursuing any civil or criminal enforcement actions against the plaintiffs and all businesses “affiliated” with them.⁵ Such enforcement actions could include investigations or prosecutions of a broad array of financial crimes, including tax crimes, that fall under Treasury’s and IRS’s purview.

The agreement states that the federal government may not “prosecut[e] or pursu[e]” any legal actions “that—as of the Effective Date of the Settlement Agreement—have been or could have been asserted by Defendants against any of the Plaintiffs or related or affiliated individuals (including, without limitation, family or others filing jointly), or parties including trusts, parent,

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sister, or related companies, affiliates, and subsidiaries.”⁶ That prohibition purportedly applies to “any matters currently pending or that could be pending . . . before Defendants or other agencies or departments.”⁷ Accordingly, this agreement appears to exempt a very broad group of “parties,” including any company that could be deemed “affiliated” or “related” to the President, Eric Trump, Donald Trump Jr., or the Trump Organization, from audits and any criminal or civil prosecution under Treasury’s or IRS’s jurisdiction for any conduct that occurred prior to May 19, 2026.⁸

Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire — potentially including entities with even the vaguest “affiliation” to the family — are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that Donald Trump Jr. is a partner at 1789 Capital,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

To address our concerns, please answer the following questions by July 20, 2026:

- 1) Does your company believe it is included among the “related or affiliated . . . parties”¹² mentioned in the agreement?
 - a. If so, what is the specific relation or affiliation that you believe provides coverage?
 - b. If so, does your company believe that the agreement gives it immunity from all audits, civil penalties, or federal prosecution for any potential crimes and misconduct under the IRS’s or Treasury’s purview that could have occurred before May 19, 2026?

- 2) Is your company currently under any federal investigation or audit related to any matters occurring before May 19, 2026?
 - a. If so, please describe each investigation or audit.

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⁷ *Id.*

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¹⁰ 1789 Capital, “Our Team,” <https://1789capital.vc/1789team>.

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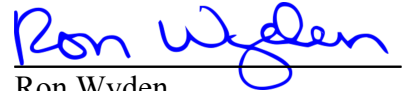
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- 3) Has the federal government ended any civil or criminal investigations into your company since May 19, 2026, or signaled that it will do so? If so, please list all such investigations, the day they were dropped, and any rationale communicated by the government when they were dropped.
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Thank you for your attention to this important matter.

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Mike Ho
Chief Executive Officer
American Bitcoin
1101 Brickell Avenue, Suite 1500
Miami, FL 33131

Dear Mr. Ho:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

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family or others filing jointly), or parties including trusts, parent, sister, or related companies, affiliates, and subsidiaries.”⁶ That prohibition purportedly applies to “any matters currently pending or that could be pending...before Defendants or other agencies or departments.”⁷ Accordingly, this agreement appears to exempt a very broad group of “parties,” including any company that could be deemed “affiliated” or “related” to the President, Eric Trump, Donald Trump Jr., or the Trump Organization, from audits and any criminal or civil prosecution under Treasury’s or IRS’s jurisdiction for any conduct that occurred prior to May 19, 2026.⁸

Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire — potentially including entities with even the vaguest “affiliation” to the family — are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that Eric Trump is American Bitcoin’s co-founder and chief strategy officer,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

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⁷ Id.

⁸ Id.

⁹ Id.

¹⁰ American Bitcoin, “About Us,” <https://www.abtc.com/about>.

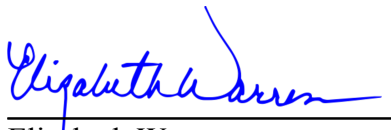
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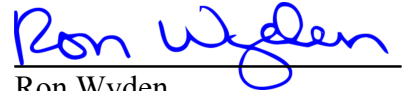
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Thank you for your attention to this important matter.

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Sankaet Pathak
Chief Executive Officer
Foundation Future Industries
617 Bryant Street
San Francisco, CA 94107

Dear Mr. Pathak:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

In January 2026, President Trump, his sons Eric Trump and Donald Trump Jr., and the Trump Organization sued the Department of the Treasury (Treasury) and the Internal Revenue Service (IRS) over leaks of their tax information that occurred during the President’s first term in office.² Despite a judge raising concerns about the validity of this lawsuit,³ as well as ethics concerns reportedly raised by government attorneys,⁴ in May 2026, DOJ announced an out-of-court settlement that appears to bar Treasury and IRS from auditing or otherwise pursuing any civil or criminal enforcement actions against the plaintiffs and all businesses “affiliated” with them.⁵ Such enforcement actions could include investigations or prosecutions of a broad array of financial crimes, including tax crimes, that fall under Treasury’s and IRS’s purview.

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Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire — potentially including entities with even the vaguest “affiliation” to the family — are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that Eric Trump serves as Foundation Future Industries’s chief strategy advisor and is an investor in the company,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

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⁷ *Id.*

⁸ *Id.*

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¹⁰ CNBC, “This Trump-linked startup plans to put humanoid robots in the military,” Dylan Butts, May 30, 2026, <https://www.cnbc.com/2026/05/30/humanoid-robots-ukraine-war-foundation-military-ai.html>.

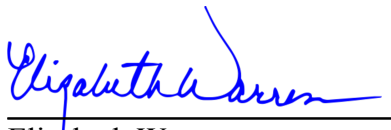
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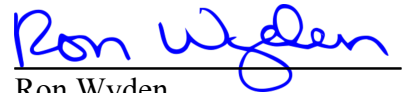
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Thank you for your attention to this important matter.

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Tarek Mansour
Chief Executive Officer
Kalshi
416 West 13th Street, Room 207
New York, NY 10014

Dear Mr. Mansour:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

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Given that Donald Trump Jr. is a “strategic advisor” to Kalshi,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

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⁷ *Id.*

⁸ *Id.*

⁹ *Id.*

¹⁰ Kalshi News, “Kalshi names Donald Trump Jr. as strategic advisor,” Tarek Mansour, January 13, 2025, <https://news.kalshi.com/p/donald-trump-jr-strategic-advisor>.

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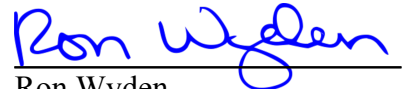
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United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Pini Althaus
Executive Chairman
Kaz Resources
1330 6th Avenue, Suite 23A
New York, NY 10019

Dear Mr. Althaus:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

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The agreement states that the federal government may not “prosecut[e] or pursu[e]” any legal actions “that—as of the Effective Date of the Settlement Agreement—have been or could have been asserted by Defendants against any of the Plaintiffs or related or affiliated individuals (including, without limitation, family or others filing jointly), or parties including trusts, parent, sister, or related companies, affiliates, and subsidiaries.”⁶ That prohibition purportedly applies to “any matters currently pending or that could be

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⁴ The New York Times, “Justice Dept. Struggles to Respond to Trump’s Suit Against I.R.S.,” Andrew Duehren and Alan Feuer, March 31, 2026, <https://www.nytimes.com/2026/03/31/us/politics/trump-irs-lawsuit-doj.html>.

⁵ The Washington Post, “What to know about Trump’s immunity deal with the IRS,” Amber Phillips, June 3, 2026, <https://www.washingtonpost.com/politics/2026/06/03/what-know-about-trumps-immunity-deal-with-irs/>.

pending...before Defendants or other agencies or departments.”⁷ Accordingly, this agreement appears to exempt a very broad group of “parties,” including any company that could be deemed “affiliated” or “related” to the President, Eric Trump, Donald Trump Jr., or the Trump Organization, from audits and any criminal or civil prosecution under Treasury’s or IRS’s jurisdiction for any conduct that occurred prior to May 19, 2026.⁸

Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire — potentially including entities with even the vaguest “affiliation” to the family — are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that Kaz Resources is partially owned by Eric Trump and Donald Trump Jr.,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

To address our concerns, please answer the following questions by July 20, 2026:

- 1) Does your company believe it is included among the “related or affiliated...parties”¹² mentioned in the agreement?
 - a. If so, what is the specific relation or affiliation that you believe provides coverage?
 - b. If so, does your company believe that the agreement gives it immunity from all audits, civil penalties, or federal prosecution for any potential crimes and misconduct under the IRS’s or Treasury’s purview that could have occurred before May 19, 2026?

- 2) Is your company currently under any federal investigation or audit related to any matters occurring before May 19, 2026?
 - a. If so, please describe each investigation or audit.
 - b. If so, please provide all communications you have had with DOJ, the White House, or other federal agencies regarding the investigation or audit since May 19, 2026.

⁶ The New York Times, “Read the Key Provision Involving Audits of Trump’s Returns,” May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>.

⁷ *Id.*

⁸ *Id.*

⁹ *Id.*

¹⁰ Financial Times, “Trump’s sons to take stake in Kazakh miner that won \$1.6bn US backing,” George Steer and Camilla Hodgson, April 30, 2026, <https://www.ft.com/content/d99f6f75-931a-42e5-9111-0dc0acc4368c?syn-25a6b1a6=1>.

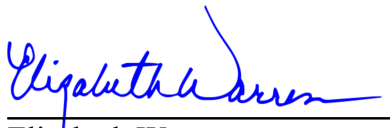
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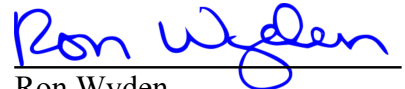
- 3) Has the federal government ended any civil or criminal investigations into your company since May 19, 2026, or signaled that it will do so? If so, please list all such investigations, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 4) Has the federal government ended any audits of your company since May 19, 2026, or signaled that it will do so? If so, please list all such audits, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 5) Please provide any communications that you, other executives at your company, or lobbyists acting on behalf of your company have had with DOJ, the White House, or any other federal agency regarding the settlement agreement, before or after it was signed.

Thank you for your attention to this important matter.

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Andrew Fox
Chief Executive Officer
Powerus
515 North Flagler Drive, Suite 350
West Palm Beach, FL 33401

Dear Mr. Fox:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

In January 2026, President Trump, his sons Eric Trump and Donald Trump Jr., and the Trump Organization sued the Department of the Treasury (Treasury) and the Internal Revenue Service (IRS) over leaks of their tax information that occurred during the President’s first term in office.² Despite a judge raising concerns about the validity of this lawsuit,³ as well as ethics concerns reportedly raised by government attorneys,⁴ in May 2026, DOJ announced an out-of-court settlement that appears to bar Treasury and IRS from auditing or otherwise pursuing any civil or criminal enforcement actions against the plaintiffs and all businesses “affiliated” with them.⁵ Such enforcement actions could include investigations or prosecutions of a broad array of financial crimes, including tax crimes, that fall under Treasury’s and IRS’s purview.

The agreement states that the federal government may not “prosecut[e] or pursu[e]” any legal actions “that—as of the Effective Date of the Settlement Agreement—have been or could have been asserted by Defendants against any of the Plaintiffs or related or affiliated individuals (including, without limitation, family or others filing jointly), or parties including trusts, parent, sister, or related companies, affiliates, and subsidiaries.”⁶ That prohibition purportedly applies to “any matters currently pending or that could be

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³ Politico, “Judge launches inquiry into Trump-IRS settlement that led to ‘anti-weaponization’ fund,” Kyle Cheney and Josh Gerstein, May 29, 2026, <https://www.politico.com/news/2026/05/29/trump-irs-settlement-anti-weaponization-fund-00943459>.

⁴ The New York Times, “Justice Dept. Struggles to Respond to Trump’s Suit Against I.R.S.,” Andrew Duehren and Alan Feuer, March 31, 2026, <https://www.nytimes.com/2026/03/31/us/politics/trump-irs-lawsuit-doj.html>.

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Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire — potentially including entities with even the vaguest “affiliation” to the family — are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that Powerus is partially owned by Donald Trump Jr. and Eric Trump,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

To address our concerns, please answer the following questions by July 20, 2026:

- 1) Does your company believe it is included among the “related or affiliated...parties”¹² mentioned in the agreement?
 - a. If so, what is the specific relation or affiliation that you believe provides coverage?
 - b. If so, does your company believe that the agreement gives it immunity from all audits, civil penalties, or federal prosecution for any potential crimes and misconduct under the IRS’s or Treasury’s purview that could have occurred before May 19, 2026?

- 2) Is your company currently under any federal investigation or audit related to any matters occurring before May 19, 2026?
 - a. If so, please describe each investigation or audit.
 - b. If so, please provide all communications you have had with DOJ, the White House, or other federal agencies regarding the investigation or audit since May 19, 2026.

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⁷ *Id.*

⁸ *Id.*

⁹ *Id.*

¹⁰ AP News, “New drone maker partly owned by Trump sons hopes to win Pentagon contracts,” Bernard Condon, March 11, 2026, <https://apnews.com/article/drones-eric-donald-trump-powerus-iran-defense-089bff3892f921a10ef4ec785308e716>.

¹¹ The New York Times, “Read the Key Provision Involving Audits of Trump’s Returns,” May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>

¹² *Id.*

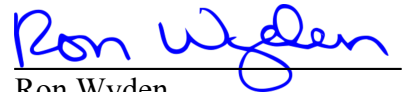
- 3) Has the federal government ended any civil or criminal investigations into your company since May 19, 2026, or signaled that it will do so? If so, please list all such investigations, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 4) Has the federal government ended any audits of your company since May 19, 2026, or signaled that it will do so? If so, please list all such audits, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 5) Please provide any communications that you, other executives at your company, or lobbyists acting on behalf of your company have had with DOJ, the White House, or any other federal agency regarding the settlement agreement, before or after it was signed.

Thank you for your attention to this important matter.

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Eric Trump
Board Member
Tag Air
115 Eagle Tree Terrace
Jupiter, FL 33477

Donald Trump Jr.
Board Member
Tag Air
115 Eagle Tree Terrace
Jupiter, FL 33477

Dear Mr. Eric Trump and Mr. Donald Trump Jr.:

We write to request information regarding Tag Air’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give you and your businesses, including Tag Air, a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct.

In January 2026, you, President Trump, and the Trump Organization sued the Department of the Treasury (Treasury) and the Internal Revenue Service (IRS) over leaks of your tax information that occurred during the President’s first term in office.² Despite a judge raising concerns about the validity of this lawsuit,³ as well as ethics concerns reportedly raised by government attorneys,⁴ in May 2026, DOJ announced an out-of-court settlement that appears to bar Treasury and IRS from auditing or otherwise pursuing any civil or criminal enforcement actions against the plaintiffs and all businesses “affiliated” with them.⁵ Such enforcement actions could include investigations or prosecutions of a broad array of financial crimes, including tax crimes, that fall under Treasury’s and IRS’s purview.

The agreement states that the federal government may not “prosecut[e] or pursu[e]” any legal actions “that—as of the Effective Date of the Settlement Agreement—have been or could have been asserted by Defendants against any of the Plaintiffs or related or affiliated individuals (including, without limitation, family or others filing jointly), or parties including trusts, parent, sister, or related companies, affiliates, and subsidiaries.”⁶ That prohibition purportedly applies to “any matters currently pending or that could be pending...before Defendants or other agencies or departments.”⁷ Accordingly, this agreement appears to

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² CNN, “What to know about Trump’s \$1.8 billion taxpayer-fueled fund for his allies and IRS audit agreement,” Tierney Sneed and Devan Cole, May 19, 2026, <https://www.cnn.com/2026/05/18/politics/what-to-know-trump-weaponization-fund-for-allies>.

³ Politico, “Judge launches inquiry into Trump-IRS settlement that led to ‘anti-weaponization’ fund,” Kyle Cheney and Josh Gerstein, May 29, 2026, <https://www.politico.com/news/2026/05/29/trump-irs-settlement-anti-weaponization-fund-00943459>.

⁴ The New York Times, “Justice Dept. Struggles to Respond to Trump’s Suit Against I.R.S.,” Andrew Duehren and Alan Feuer, March 31, 2026, <https://www.nytimes.com/2026/03/31/us/politics/trump-irs-lawsuit-doj.html>.

⁵ The Washington Post, “What to know about Trump’s immunity deal with the IRS,” Amber Phillips, June 3, 2026, <https://www.washingtonpost.com/politics/2026/06/03/what-know-about-trumps-immunity-deal-with-irs/>.

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⁷ *Id.*

exempt a very broad group of “parties,” including any company that could be deemed “affiliated” or “related” to you, the President, or the Trump Organization, from audits and any criminal or civil prosecution under Treasury’s or IRS’s jurisdiction for any conduct that occurred prior to May 19, 2026.⁸

Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that you are plaintiffs and board members of Tag Air,¹⁰ the company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

To address our concerns, please answer the following questions by July 20, 2026:

- 1) Does Tag Air believe it is included among the “related or affiliated...parties”¹² mentioned in the agreement?
 - a. If so, what is the specific relation or affiliation that you believe provides coverage?
 - b. If so, does your company believe that the agreement gives it immunity from all audits, civil penalties, or federal prosecution for any potential crimes and misconduct under the IRS’s or Treasury’s purview that could have occurred before May 19, 2026?
- 2) Is Tag Air currently under any federal investigation or audit related to any matters occurring before May 19, 2026?
 - a. If so, please describe each investigation or audit.
 - b. If so, please provide all communications you have had with DOJ, the White House, or other federal agencies regarding the investigation or audit since May 19, 2026.
- 3) Has the federal government ended any civil or criminal investigations into Tag Air since May 19, 2026, or signaled that it will do so? If so, please list all such investigations, the day they were dropped, and any rationale communicated by the government when they were dropped.

⁸ *Id.*

⁹ *Id.*

¹⁰ Dun & Bradstreet, “Tag Air, LLC,” https://www.dnb.com/business-directory/company-profiles/tag_air_llc.66ca151e39da8d76bbe5c627d2a01eaa.html#contact-list.

¹¹ The New York Times, “Read the Key Provision Involving Audits of Trump’s Returns,” May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>

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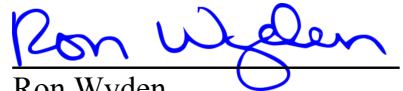
- 4) Has the federal government ended any audits of Tag Air since May 19, 2026, or signaled that it will do so? If so, please list all such audits, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 5) Please provide any communications that you, other executives at Tag Air, or lobbyists acting on behalf of Tag Air have had with DOJ, the White House, or any other federal agency regarding the settlement agreement, before or after it was signed.

Thank you for your attention to this important matter.

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Kevin McGurn
Interim Chief Executive Office
Trump Media and Technology Group
401 N. Cattlemen Road, Suite 200
Sarasota, FL 34232

Dear Mr. McGurn:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

In January 2026, President Trump, his sons Eric Trump and Donald Trump Jr., and the Trump Organization sued the Department of the Treasury (Treasury) and the Internal Revenue Service (IRS) over leaks of their tax information that occurred during the President’s first term in office.² Despite a judge raising concerns about the validity of this lawsuit,³ as well as ethics concerns reportedly raised by government attorneys,⁴ in May 2026, DOJ announced an out-of-court settlement that appears to bar Treasury and IRS from auditing or otherwise pursuing any civil or criminal enforcement actions against the plaintiffs and all businesses “affiliated” with them.⁵ Such enforcement actions could include investigations or prosecutions of a broad array of financial crimes, including tax crimes, that fall under Treasury’s and IRS’s purview.

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⁴ The New York Times, “Justice Dept. Struggles to Respond to Trump’s Suit Against I.R.S.,” Andrew Duehren and Alan Feuer, March 31, 2026, <https://www.nytimes.com/2026/03/31/us/politics/trump-irs-lawsuit-doj.html>.

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Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire — potentially including entities with even the vaguest “affiliation” to the family — are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that Trump Media and Technology Group is majority owned by a trust that President Trump is the sole beneficiary of,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

To address our concerns, please answer the following questions by July 20, 2026:

- 1) Does your company believe it is included among the “related or affiliated...parties”¹² mentioned in the agreement?
 - a. If so, what is the specific relation or affiliation that you believe provides coverage?
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⁷ *Id.*

⁸ *Id.*

⁹ *Id.*

¹⁰ CNBC, “Trump transfers all his DJT shares to his revocable trust, new SEC filings show,” Dan Mangan, December 19, 2024, <https://www.cnbc.com/2024/12/20/trump-transfers-all-his-djt-shares-to-his-revocable-trust-sec-filings-show.html>.

¹¹ The New York Times, “Read the Key Provision Involving Audits of Trump’s Returns,” May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>

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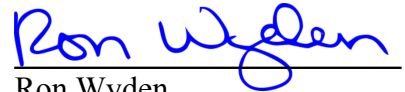
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- 5) Please provide any communications that you, other executives at your company, or lobbyists acting on behalf of your company have had with DOJ, the White House, or any other federal agency regarding the settlement agreement, before or after it was signed.

Thank you for your attention to this important matter.

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Eric Trump
Executive Vice President
The Trump Organization
725 Fifth Avenue
New York, NY 10022

Donald Trump Jr.
Executive Vice President
The Trump Organization
725 Fifth Avenue
New York, NY 10022

Dear Mr. Eric Trump and Mr. Donald Trump Jr.:

We write to request information regarding the Trump Organization's understanding of the scope of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give you and your business empire a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct.

In January 2026, you, President Trump, and the Trump Organization sued the Department of the Treasury (Treasury) and the Internal Revenue Service (IRS) over leaks of your tax information that occurred during the President's first term in office.² Despite a judge raising concerns about the validity of this lawsuit,³ as well as other ethics concerns reportedly raised by government attorneys,⁴ in May 2026, DOJ announced an out-of-court settlement that appears to bar Treasury and IRS from auditing or otherwise pursuing any civil or criminal enforcement actions against the plaintiffs and all businesses "affiliated" with them.⁵ Such enforcement actions could include investigations or prosecutions of a broad array of financial crimes, including tax crimes, that fall under Treasury's and IRS's purview.

The agreement states that the federal government may not "prosecut[e] or pursu[e]" any legal actions "that—as of the Effective Date of the Settlement Agreement—have been or could have been asserted by Defendants against any of the Plaintiffs or related or affiliated individuals (including, without limitation, family or others filing jointly), or parties including trusts, parent, sister, or related companies, affiliates, and subsidiaries."⁶ That prohibition purportedly applies to "any matters currently pending or that could be pending...before Defendants or other agencies or departments."⁷ Accordingly, this agreement appears to

¹ Tax Law Center, "Our resources on how to unwind the Trump v. IRS deal," Brandon DeBot, May 22, 2026, <https://taxlawcenter.org/blog/our-resources-on-the-trump-irs-lawsuit-and-settlement-agreement>.

² CNN, "What to know about Trump's \$1.8 billion taxpayer-fueled fund for his allies and IRS audit agreement," Tierney Sneed and Devan Cole, May 19, 2026, <https://www.cnn.com/2026/05/18/politics/what-to-know-trump-weaponization-fund-for-allies>.

³ Politico, "Judge launches inquiry into Trump-IRS settlement that led to 'anti-weaponization' fund," Kyle Cheney and Josh Gerstein, May 29, 2026, <https://www.politico.com/news/2026/05/29/trump-irs-settlement-anti-weaponization-fund-00943459>.

⁴ The New York Times, "Justice Dept. Struggles to Respond to Trump's Suit Against I.R.S.," Andrew Duehren and Alan Feuer, March 31, 2026, <https://www.nytimes.com/2026/03/31/us/politics/trump-irs-lawsuit-doj.html>.

⁵ The Washington Post, "What to know about Trump's immunity deal with the IRS," Amber Phillips, June 3, 2026, <https://www.washingtonpost.com/politics/2026/06/03/what-know-about-trumps-immunity-deal-with-irs/>.

⁶ The New York Times, "Read the Key Provision Involving Audits of Trump's Returns," May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>.

⁷ *Id.*

exempt the Trump Organization from audits and any criminal or civil prosecution under Treasury's or IRS's jurisdiction for any conduct that occurred prior to May 19, 2026.⁸

Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given its status as a plaintiff in the President's case, the Trump Organization could receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

To address our concerns, please answer the following questions by July 20, 2026:

- 1) Does the Trump Organization believe that the agreement gives it immunity from all audits, civil penalties, or federal prosecution for any potential crimes and misconduct under the IRS's or Treasury's purview that could have occurred before May 19, 2026?
- 2) Is the Trump Organization currently under any federal investigation or audit related to any matters occurring before May 19, 2026?
 - a. If so, please describe each investigation or audit.
 - b. If so, please provide all communications you have had with DOJ, the White House, or other federal agencies regarding the investigation or audit since May 19, 2026.
- 3) Has the federal government ended any civil or criminal investigations into the Trump Organization since May 19, 2026, or signaled that it will do so? If so, please list all such investigations, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 4) Has the federal government ended any audits of the Trump Organization since May 19, 2026, or signaled that it will do so? If so, please list all such audits, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 5) Please provide any communications that you, other executives at the Trump Organization, or lobbyists acting on behalf of the Trump Organization have had with DOJ, the White House, or any other federal agency regarding the settlement agreement, before or after it was signed.

Thank you for your attention to this important matter.

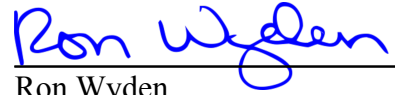
⁸ *Id.*

⁹ *Id.*

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Zach Witkoff
Chief Executive Officer
World Liberty Financial Inc.
407 Ayre Street, #1358
Wilmington, DE 19805

Dear Mr. Witkoff:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

In January 2026, President Trump, his sons Eric Trump and Donald Trump Jr., and the Trump Organization sued the Department of the Treasury (Treasury) and the Internal Revenue Service (IRS) over leaks of their tax information that occurred during the President’s first term in office.² Despite a judge raising concerns about the validity of this lawsuit,³ as well as ethics concerns reportedly raised by government attorneys,⁴ in May 2026, DOJ announced an out-of-court settlement that appears to bar Treasury and IRS from auditing or otherwise pursuing any civil or criminal enforcement actions against the plaintiffs and all businesses “affiliated” with them.⁵ Such enforcement actions could include investigations or prosecutions of a broad array of financial crimes, including tax crimes, that fall under Treasury’s and IRS’s purview.

The agreement states that the federal government may not “prosecut[e] or pursu[e]” any legal actions “that—as of the Effective Date of the Settlement Agreement—have been or could have been asserted by Defendants against any of the Plaintiffs or related or affiliated individuals (including, without limitation, family or others filing jointly), or parties including trusts, parent, sister, or related companies, affiliates, and subsidiaries.”⁶ That prohibition purportedly applies to “any matters currently pending or that could be

¹ Tax Law Center, “Our resources on how to unwind the Trump v. IRS deal,” Brandon DeBot, May 22, 2026, <https://taxlawcenter.org/blog/our-resources-on-the-trump-irs-lawsuit-and-settlement-agreement>.

² CNN, “What to know about Trump’s \$1.8 billion taxpayer-fueled fund for his allies and IRS audit agreement,” Tierney Sneed and Devan Cole, May 19, 2026, <https://www.cnn.com/2026/05/18/politics/what-to-know-trump-weaponization-fund-for-allies>.

³ Politico, “Judge launches inquiry into Trump-IRS settlement that led to ‘anti-weaponization’ fund,” Kyle Cheney and Josh Gerstein, May 29, 2026, <https://www.politico.com/news/2026/05/29/trump-irs-settlement-anti-weaponization-fund-00943459>.

⁴ The New York Times, “Justice Dept. Struggles to Respond to Trump’s Suit Against I.R.S.,” Andrew Duehren and Alan Feuer, March 31, 2026, <https://www.nytimes.com/2026/03/31/us/politics/trump-irs-lawsuit-doj.html>.

⁵ The Washington Post, “What to know about Trump’s immunity deal with the IRS,” Amber Phillips, June 3, 2026, <https://www.washingtonpost.com/politics/2026/06/03/what-know-about-trumps-immunity-deal-with-irs/>.

⁶ The New York Times, “Read the Key Provision Involving Audits of Trump’s Returns,” May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>.

pending...before Defendants or other agencies or departments.”⁷ Accordingly, this agreement appears to exempt a very broad group of “parties,” including any company that could be deemed “affiliated” or “related” to the President, Eric Trump, Donald Trump Jr., or the Trump Organization, from audits and any criminal or civil prosecution under Treasury’s or IRS’s jurisdiction for any conduct that occurred prior to May 19, 2026.⁸

Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire — potentially including entities with even the vaguest “affiliation” to the family — are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that the Trump family co-founded World Liberty Financial and retains a large ownership share,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

To address our concerns, please answer the following questions by July 20, 2026:

- 1) Does your company believe it is included among the “related or affiliated...parties”¹² mentioned in the agreement?
 - a. If so, what is the specific relation or affiliation that you believe provides coverage?
 - b. If so, does your company believe that the agreement gives it immunity from all audits, civil penalties, or federal prosecution for any potential crimes and misconduct under the IRS’s or Treasury’s purview that could have occurred before May 19, 2026?
- 2) Is your company currently under any federal investigation or audit related to any matters occurring before May 19, 2026?
 - a. If so, please describe each investigation or audit.
 - b. If so, please provide all communications you have had with DOJ, the White House, or other federal agencies regarding the investigation or audit since May 19, 2026.
- 3) Has the federal government ended any civil or criminal investigations into your company since May 19, 2026, or signaled that it will do so? If so, please list all such investigations,

⁷ *Id.*

⁸ *Id.*

⁹ *Id.*

¹⁰ Public Citizen, “Conflict Coin: How the Trumps’ Billion-Dollar Crypto Stake Depends on a Company That Helped Iran Evade Sanctions,” Zach Everson, April 27, 2026, <https://www.citizen.org/article/trump-crypto-world-liberty-financial-binance-iran-sanctions/>.

¹¹ The New York Times, “Read the Key Provision Involving Audits of Trump’s Returns,” May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>

¹² *Id.*

the day they were dropped, and any rationale communicated by the government when they were dropped.

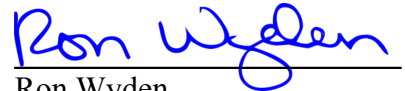
- 4) Has the federal government ended any audits of your company since May 19, 2026, or signaled that it will do so? If so, please list all such audits, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 5) Please provide any communications that you, other executives at your company, or lobbyists acting on behalf of your company have had with DOJ, the White House, or any other federal agency regarding the settlement agreement, before or after it was signed.

Thank you for your attention to this important matter.

Sincerely,



Elizabeth Warren
United States Senator



Ron Wyden
United States Senator
Ranking Member, Committee
on Finance



Charles E. Schumer
United States Senator

United States Senate

WASHINGTON, DC 20510

July 6, 2026

Shayne Coplan
Chief Executive Officer
Polymarket
1280 Lexington Avenue, Suite 1448, Front 2
New York, NY 10028

Dear Mr. Coplan:

We write to request information regarding your company’s understanding of the applicability of the settlement that President Trump and the Department of Justice (DOJ) entered into in May 2026. There are significant questions about the validity of this agreement,¹ but on its face it could give not only the President and his family a broad and valuable get-out-of-jail-free card for any financial crimes or misconduct: it may also protect a more expansive group of entities — including your company — solely because of ties to the President or his family.

In January 2026, President Trump, his sons Eric Trump and Donald Trump Jr., and the Trump Organization sued the Department of the Treasury (Treasury) and the Internal Revenue Service (IRS) over leaks of their tax information that occurred during the President’s first term in office.² Despite a judge raising concerns about the validity of this lawsuit,³ as well as ethics concerns reportedly raised by government attorneys,⁴ in May 2026, DOJ announced an out-of-court settlement that appears to bar Treasury and IRS from auditing or otherwise pursuing any civil or criminal enforcement actions against the plaintiffs and all businesses “affiliated” with them.⁵ Such enforcement actions could include investigations or prosecutions of a broad array of financial crimes, including tax crimes, that fall under Treasury’s and IRS’s purview.

The agreement states that the federal government may not “prosecut[e] or pursu[e]” any legal actions “that—as of the Effective Date of the Settlement Agreement—have been or could have been asserted by Defendants against any of the Plaintiffs or related or affiliated individuals

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² CNN, “What to know about Trump’s \$1.8 billion taxpayer-fueled fund for his allies and IRS audit agreement,” Tierney Sneed and Devan Cole, May 19, 2026, <https://www.cnn.com/2026/05/18/politics/what-to-know-trump-weaponization-fund-for-allies>.

³ Politico, “Judge launches inquiry into Trump-IRS settlement that led to ‘anti-weaponization’ fund,” Kyle Cheney and Josh Gerstein, May 29, 2026, <https://www.politico.com/news/2026/05/29/trump-irs-settlement-anti-weaponization-fund-00943459>.

⁴ The New York Times, “Justice Dept. Struggles to Respond to Trump’s Suit Against I.R.S.,” Andrew Duehren and Alan Feuer, March 31, 2026, <https://www.nytimes.com/2026/03/31/us/politics/trump-irs-lawsuit-doj.html>.

⁵ The Washington Post, “What to know about Trump’s immunity deal with the IRS,” Amber Phillips, June 3, 2026, <https://www.washingtonpost.com/politics/2026/06/03/what-know-about-trumps-immunity-deal-with-irs/>.

(including, without limitation, family or others filing jointly), or parties including trusts, parent, sister, or related companies, affiliates, and subsidiaries.”⁶ That prohibition purportedly applies to “any matters currently pending or that could be pending...before Defendants or other agencies or departments.”⁷ Accordingly, this agreement appears to exempt a very broad group of “parties,” including any company that could be deemed “affiliated” or “related” to the President, Eric Trump, Donald Trump Jr., or the Trump Organization, from audits and any criminal or civil prosecution under Treasury’s or IRS’s jurisdiction for any conduct that occurred prior to May 19, 2026.⁸

Under the guise of a so-called legal settlement, the Trump administration has attempted to decree that the President, his family, and their entire business empire — potentially including entities with even the vaguest “affiliation” to the family — are to face zero consequences if they have committed a range of financial crimes or misdeeds — regardless of the severity of the violation. And the language of this agreement states that any federal government entity would be “FOREVER BARRED and PRECLUDED” from any such enforcement activity related to past wrongdoing.⁹

Given that Donald Trump Jr. sits on Polymarket’s advisory board,¹⁰ your company could be sufficiently “related or affiliated”¹¹ to the plaintiffs to receive broad immunity from audits, civil penalties, and federal prosecution for any financial crimes prosecutable by Treasury or IRS under the settlement agreement. The public deserves transparency about the scope of this get-of-jail-free card for Trump-aligned businesses, and about whether you intend to rely on this settlement as a free pass for any possible violations of the law.

To address our concerns, please answer the following questions by July 20, 2026:

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 - b. If so, does your company believe that the agreement gives it immunity from all audits, civil penalties, or federal prosecution for any potential crimes and misconduct under the IRS’s or Treasury’s purview that could have occurred before May 19, 2026?

⁶ The New York Times, “Read the Key Provision Involving Audits of Trump’s Returns,” May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>.

⁷ *Id.*

⁸ *Id.*

⁹ *Id.*

¹⁰ PR Newswire, “Polymarket Receives Strategic Investment from 1789 Capital and Welcomes Donald Trump Jr. to Advisory Board,” August 26, 2025, <https://www.prnewswire.com/news-releases/polymarket-receives-strategic-investment-from-1789-capital-and-welcomes-donald-trump-jr-to-advisory-board-302538997.html>.


¹¹ The New York Times, “Read the Key Provision Involving Audits of Trump’s Returns,” May 19, 2026, <https://www.nytimes.com/interactive/2026/05/19/us/politics/trump-irs-doj-lawsuit-audit-addendum.html>

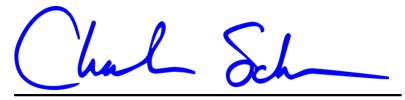
¹² *Id.*

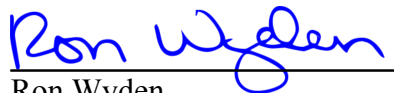
- 2) Is your company currently under any federal investigation or audit related to any matters occurring before May 19, 2026?
 - a. If so, please describe each investigation or audit.
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- 3) Has the federal government ended any civil or criminal investigations into your company since May 19, 2026, or signaled that it will do so? If so, please list all such investigations, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 4) Has the federal government ended any audits of your company since May 19, 2026, or signaled that it will do so? If so, please list all such audits, the day they were dropped, and any rationale communicated by the government when they were dropped.
- 5) Please provide any communications that you, other executives at your company, or lobbyists acting on behalf of your company have had with DOJ, the White House, or any other federal agency regarding the settlement agreement, before or after it was signed.

Thank you for your attention to this important matter.

Sincerely,


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