Re: Supplement to January 19, 2021 Protected Whistleblower Disclosure of Gross Misuse of Millions of Taxpayer Dollars by Voice of America Overseer

To Whom It May Concern,

On behalf of individuals who wish to remain anonymous, we are writing to supplement the whistleblower complaint we filed on January 19, 2021 (a copy is attached as an Exhibit). Our complaint disclosed original information concerning payments by the overseer of the Voice of America (VOA), the U.S. Agency for Global Media (USAGM), of at least $2 million to a large law firm, McGuireWoods, to investigate current and former USAGM employees.


We have reviewed today’s production and summarize here additional, troubling details about the McGuireWoods contract. They further demonstrate that the engagement constitutes gross mismanagement, gross waste of taxpayer dollars and abuse of authority. The documents show that the McGuireWoods engagement ran from August 12, 2020 to January 19, 2021. The agency published today (in a production identified as “McGuire Woods Part1_Redacted”) the first three months of McGuireWoods’s monthly showing services rendered between August 26, 2020 and October 31, 2020 (as of this writing invoices for work performed from November 2020 through January 2021 have not been published).
The August through October invoices reveal the following:

- Total fees charged for the three months alone are $1,042,080.27;
- Total hours billed are 3,223.9;
- The average hourly rate based on the above figures is over $320 per hour.
- Fees and hours billed in October 2020 alone were $687,814.20 and 2,315.3 hours;
- Given the high volume of activity through the end of October, it is likely that total fees charged by McGuireWoods were hundreds of thousands of dollars higher;
- For the September and October invoices, it appears that approximately 50 separate individuals billed time to USAGM;
- The 50 individuals appear to be classified as follows:
  - Five partners;
  - Six associates;
  - Two counsel;
  - Two staff attorneys;
  - Seven paralegals;
  - Three case assistants;
  - 14 “Other Timekeepers”; and
  - 11 contract attorneys (identified on the invoices as “Outsourced Attorneys”).
- The three legal tasks accounting for over 90% of billings from August through October are, by fees/hours billed:
  - Document Production, $266,196.50 / 1,923.50 hours -- apparently involving a massive review of current and former USAGM employee emails;
  - Fact Investigation, $258,499 / 402.20 hours; and
  - Analysis/Strategy, $429,417 / 693.60 hours.
- The services provided by McGuireWoods, as described in the August 26, 2020 contract signed by former CEO Pack, was “to conduct an internal investigation on behalf of USAGM regarding the complaints of potential misconduct by employees.”
Specific tasks described in the invoices include:

“Analyze recent inspector general reports and investigative materials related to the agency;”

“Social media collection;”

“Procure, prepare and produce email data to document review processing vendor;”

“Search for news articles relating to Michael Pack;”

“Meeting with M. Pack, S. Dew[e]y and McGuireWoods team to discuss investigation needs;”

“Strategize … about ongoing investigations and areas of focus for initial investigation, based on meeting with the client;”

“Analyze issues related to investigation into former general counsel;”

“Review and analyze whistleblower letter;”

“Conference with outside counsel team regarding investigation background …;”

“OIG audit report on Hillary Clinton’s e-mail security breach …;”

“Confer … about investigation into VOA use of wire services;”

“Edit investigation plan regarding document retention and destruction issues;”

“Participate in employee interviews …;” and

“Revise [former VOA Directors Amanda Bennett] and [John] Lansing search terms.”

“Confer … about firewall litigation as it relates to legal research;”

“Final review of investigation summary for two suspended individuals;”

“Review district court opinion and order in firewall litigation;” and

“Conference call … to review debarment issue and … review documents provided from client regarding debarment and whistleblower complaint.”

The McGuireWoods invoices are not addressed to Mr. Pack nor to anyone within USAGM responsible for contracting, budgeting or spending. Instead, they were sent to Sam Dewey, a Pack political appointee. The invoices reveal he and Mr. Pack represented USAGM at meetings and calls with McGuireWoods.
• At least one of the McGuireWoods lead partners on the engagement, John D. Adams, and Mr. Pack share common political affiliations. Mr. Adams was the Republican candidate for Attorney General of Virginia in 2017.

Based on our current understanding we also provide the following observations:

• Contrary to federal contracting law, rule, regulation and practice, McGuireWoods was awarded a sole source, “no-bid” contract without adequate justification. Even if the services were needed (which is highly doubtful) they were available from other federal agencies as well as from other private law firms at significantly lower cost.

• Also contrary to federal contracting law, rule, regulation and practice, funds were never appropriated or allocated to pay McGuireWoods fees and no cap was placed on the contract. These omissions put USAGM and others at risk of violating the federal Antideficiency Act, 31 U.S.C. § 1341, by imposing financial obligations on the agency greater than its available appropriations.

• Further contrary to federal contracting law, rule, regulation and practice, the contract did not comply with required federal contracting procedures. Mr. Dewey played a leading role in this engagement, yet his role within USAGM -- other than as a Pack political appointee -- was essentially undefined and had nothing to do with contracting authority or processes. His involvement is representative of efforts by Mr. Pack other to evade the scrutiny required for all federal contracts.

• The “deliverables” provided by McGuireWoods are -- and always were -- of questionable value. The investigations produced nothing that could justify the kind of discipline Mr. Pack sought to impose on current USAGM employees he did not like -- he wanted them fired (they have since been reinstated). Investigations of former employees also yielded nothing. In other words, there was no return on the Pack investment.

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In sum, Mr. Pack and his enablers sought to evade oversight and controls to further a partisan agenda devoid of public benefit. In so doing, they are guilty of gross mismanagement, gross waste of taxpayer dollars, abuse of authority and violations of law, rule and regulation. We urge you to continue to investigate.

Very truly yours,

/s/

DAVID Z. SEIDE

Government Accountability Project
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January 19, 2021

Re: Protected Whistleblower Disclosure of Gross Misuse of at Least $2 Million in Taxpayer Dollars by the U.S. Agency for Global Media

To Whom It May Concern,

We represent individuals who wish to remain anonymous. They possess information about recent payments over the past three months of at least $2 million to a large law firm, McGuireWoods, to investigate current and former employees of the U.S. Agency for Global Media (USAGM), the parent agency of the Voice of America (VOA), and to perform follow up audit compliance among other matters.

The amounts spent to date are extraordinary. At minimum, the payments are a gross waste of government resources. The work performed by McGuireWoods – thousands of hours attorney and support staff time over three months at rates exceeding $700 per hour – related to personnel and audit matters handled by federal agencies in the ordinary course of their business.

Michael Pack Hires McGuire Woods

McGuire Woods is a very large law firm. It employs more than 1,000 lawyers in 21 offices.
worldwide.”¹ It describes itself as “a full-service firm providing legal and public affairs solutions to corporate, individual and nonprofit clients worldwide …”²

On August 12, 2020, Mr. Pack entered into a contract with John D. Adams, a McGuireWoods partner and chair of its Government Investigations Department.³ Mr. Adams’ credentials include a clerkship with Supreme Court Justice Clarence Thomas and Republican candidate for Attorney General of Virginia in 2017. Under the contract, McGuireWoods initially agreed to conduct an internal investigation of current and former employees – for USAGM, not the U.S. Government – regarding complaints of employee misconduct. In ensuing months, the scope of work has expanded to include “compliance reviews.”

**McGuireWood’s Very Large Legal Fees**

Legal fees charged by McGuireWoods for its services to its clients are substantial. For example, the hourly rate in 2018 for its bankruptcy lawyers ranging from $400 per hour for associates to $710 per hour for partners.⁴ It is well known that big firm lawyers who possess credentials like Mr. Adams and do the kind work he does charge well more than $1,000 per hour.

Legal fees billed to USAGM have been enormous. In the last quarter of 2020 alone, McGuireWoods submitted invoices for work performed for USAGM of approximately $2 million. The fees charged for services rendered each month exceeded $600,000.

Assuming an average billing rate for all the lawyers and support staff of $500 per hour, $2 million in fees represents 4,000 hours of work. Spread across twelve weeks, that totals 333 hours per week. Of course, the actual hours billed were likely much higher since support staff are billed out at a lower rate. We expect McGuireWoods to submit equally large bills in January.

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Why Was McGuireWoods Hired?

**Personnel Investigations**

On August 12, 2020 Mr. Pack removed six long-time senior USAGM officials, career civil servants, from their posts in what was widely described as a “purge.” The six – USAGM’s Chief Financial Officer, General Counsel, Executive Director, Deputy Director for Operations; Director of Management Services and Chief Strategy Officer – were placed on indefinite administrative leave. They collectively possessed decades of deep experience. Mr. Pack hired McGuireWoods the same day.

The move met with immediate, wide-spread criticism. The Chair of the House Foreign Affairs Committee said:

> Michael Pack is once again attempting to purge USAGM of the apolitical, career officials who have helped ensure that the agency fulfills its mission to provide unbiased news and information around the world. He is destroying the decades-old legacy of America’s international broadcasting efforts in a clear attempt to transform the agency into an ideological mouthpiece to promote Donald Trump in advance of the election. … I understand that a number of the individuals who have been relieved had tried to make agency leadership aware of potentially inappropriate or unlawful actions during Mr. Pack’s first months in his position. … It is a clear attempt to cover up his wrongdoing to date and to silence those who might voice concern about his future actions. I intend to get answers and I will also ask the Office of Inspector General to launch a probe.⁵

It is now clear that Mr. Pack hired McGuireWoods to justify the purge. McGuireWoods has devoted at least hundreds of hours to creating dossiers on each purged employee. The dossiers were then used as the basis to commence administrative removal proceedings – to permanently remove each one from federal service.⁶ We believe McGuireWoods has compiled dossiers on additional current and former employees of USAGM, VOA and its sibling agencies.

**Open Technology Fund “Reviews”**

The Open Technology Fund (OTF) is an independent non-profit organization committed to advancing internet freedom. It receives federal grant funds via USAGM. Since his arrival at USAGM in June, 2020, Mr. Pack has sought to takeover OTF and starve it of funding. USAGM is now the subject of two ongoing lawsuits brought by OTF. One -- involving Mr. Pack’s effort to unilaterally takeover OTF -- is now pending before the U.S. Court of Appeals for the District

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⁶ Of the six purged, two resigned or retired before removal proceedings were initiated.
of Columbia Circuit, which this past July enjoined Mr. Pack from taking action.\textsuperscript{7} Another, filed on August 20, 2020 in the U.S. Court of Federal Claims, challenges USAGM’s withholding of federal grant funds.\textsuperscript{8} USAGM has gone still further, by commencing debarment proceedings against OTF on December 15, 2020.

McGuireWoods has also been used by Mr. Pack to gather information for use against OTF. One memorandum – delivered on December 10, 2020, five days before debarment proceedings were initiated – examined whether OTF’s removal of records and withholding of information could be used to support a debarment decision.\textsuperscript{9} It concluded, based on interviews of Radio Free Asia (RFA) employees and information supplied by USAGM, that such information could be used.

Another McGuireWoods memorandum on OTF delivered the same day, December 10, was a compliance review assessing OTF’s use of resources for potential legal violations and waste. That work relied heavily on work performed by the State Department Office of Inspector General (State OIG), which has oversight over USAGM activities. In 2015, State OIG auditors issued a report on expenditures by RFA, which included findings and recommendations concerning OTF (RFA founded OTF).\textsuperscript{10} The McGuireWoods memorandum assessed whether OTF had adopted the recommendations – a compliance review handled by State OIG auditors in the ordinary course of their business.

\textit{Work Performed by McGuire Woods}

Why were thousands of hours billed? USAGM handed over to McGuireWoods the email archives for senior managers and likely others – dating back years. The “data” probably consisted of hundreds of thousands of emails. McGuireWoods attorneys and staff has reviewed, classified and analyzed them – a labor intensive process. Equally labor intensive has been the interviews led by McGuireWoods attorneys. Dozens have likely been interviewed


\textsuperscript{8} \textit{Open Technology Fund v. USA}, No. 20-cv-01047-VJW.

\textsuperscript{9} An apparently related McGuireWoods memorandum, covering OTF document destruction practices and procedures, was delivered to USAGM on November 19, 2020.

Gross Misuse of $2 Million Taxpayer Dollars

USAGM and Mr. Pack have grossly misused government resources by hiring a big law firm to duplicate the work of federal investigative, audit and personnel agencies. Multiple federal government organizations are responsible for the kind of work at issue here.

State OIG “investigates instances of fraud, waste, and mismanagement that may constitute either criminal wrongdoing or violation of Department [of State] and USAGM regulations.” Its Mission is “[t]o conduct independent audits, inspections, evaluations, and investigations to promote economy and efficiency and to prevent and detect waste, fraud, abuse, and mismanagement in the programs and operations of the Department and the U.S. Agency for Global Media.”11

The State OIG Office of Investigations “has broad jurisdiction over criminal, civil, and administrative investigations of alleged violations of Federal laws, regulations, and policies relating to Department/USAGM programs and operations.”12 That Office specifically investigates USAGM employees. State OIG’s most recent semi-annual report to Congress notes:

The Office of Investigations conducts worldwide investigations of criminal, civil, and administrative misconduct related to USAGM programs and operations. From April 1, 2020, to September 30, 2020, the office’s work resulted in the plea bargain pending sentencing of one subject that is summarized below. Additionally, the office opened three preliminary inquiries and closed three preliminary inquiries, opened one case and closed two cases.

State OIG’s Office of Audits also has a staff specifically devoted to compliance reviews, the Audit Compliance and Followup (ACF) Division. It tracks the status of recommendations from OIG audit reports, “verifies that corrective actions have been taken to implement agreed-upon findings and recommendation in reports, assists in obtaining agreement (resolution) for audit recommendations not previously agreed to by management, and coordinates followup reviews and evaluations as needed. ACF is also responsible for periodic reporting of corrective actions.”13

USAGM itself also possesses the requisite resources to conduct personnel investigations. The Office of Human Resources, Labor and Employee Relations Division carries out administrative investigations of employee misconduct and performance issues used as a basis for the same kind of removal proceedings brought against the purged employees.

11 About OIG, available at https://www.stateoig.gov/about.


A 2018 report from the Government Accountability Office process illustrates how the investigative process is supposed to run:

[A]t EPA [(the Environmental Protection Agency)], the human resources office collaborates with the office of general counsel and the agency’s Office of Inspector General Office of Investigations (OI). EPA officials told us that their agency’s human resources office, OI, general counsel, and labor relations meet bi-weekly to discuss ongoing misconduct investigations to provide a report of investigations to EPA’s senior management on the facts surrounding allegations of employee misconduct.14

In sum, Mr. Pack hired McGuireWoods to perform work that could have and should have been provided by existing federal offices and staff.

* * *

This waste of government resources is shocking. We believe it likely that additional investigation will further reveal violations of law, rule and regulation, abuse of authority and gross mismanagement.

We urge you to promptly conduct such an investigation and report on its findings.

Very truly yours,

/s/

DAVID Z. SEIDE

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