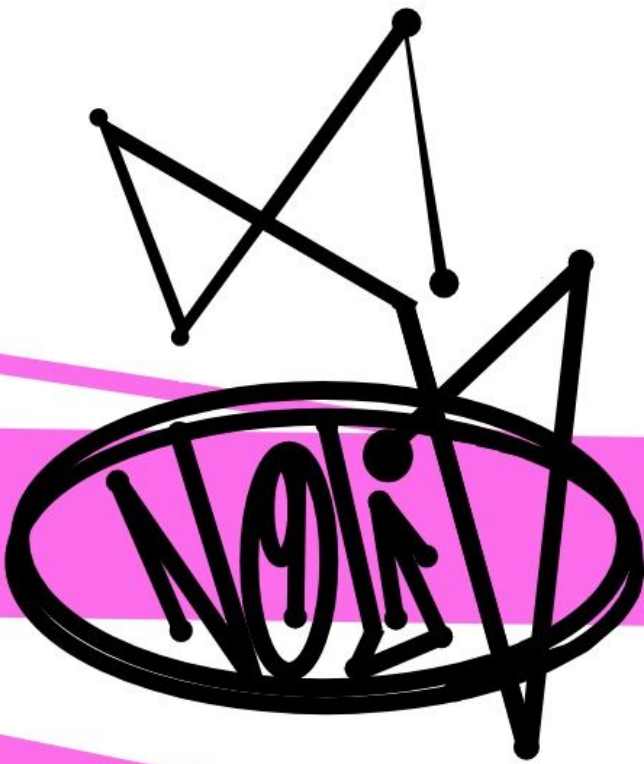


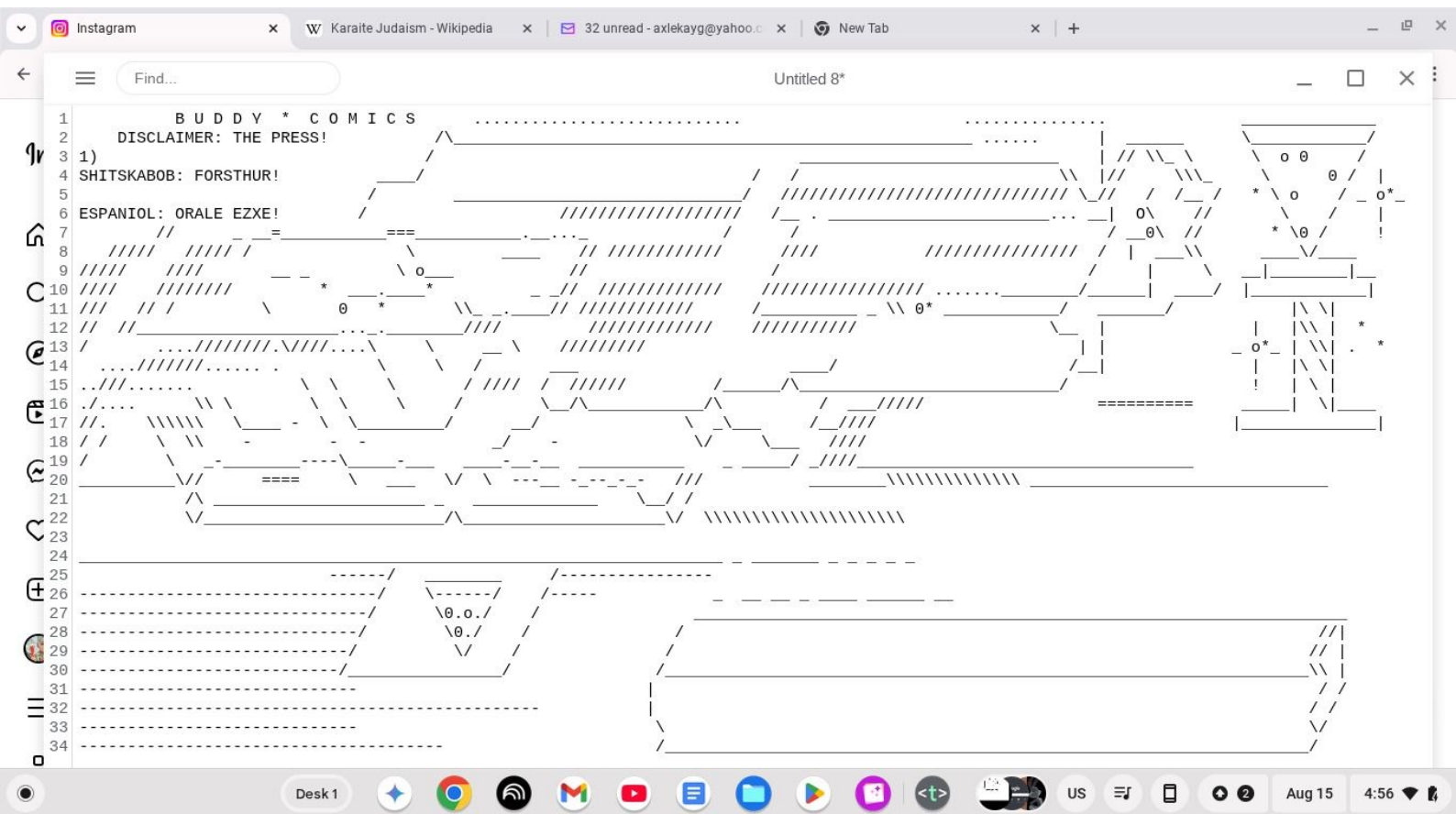


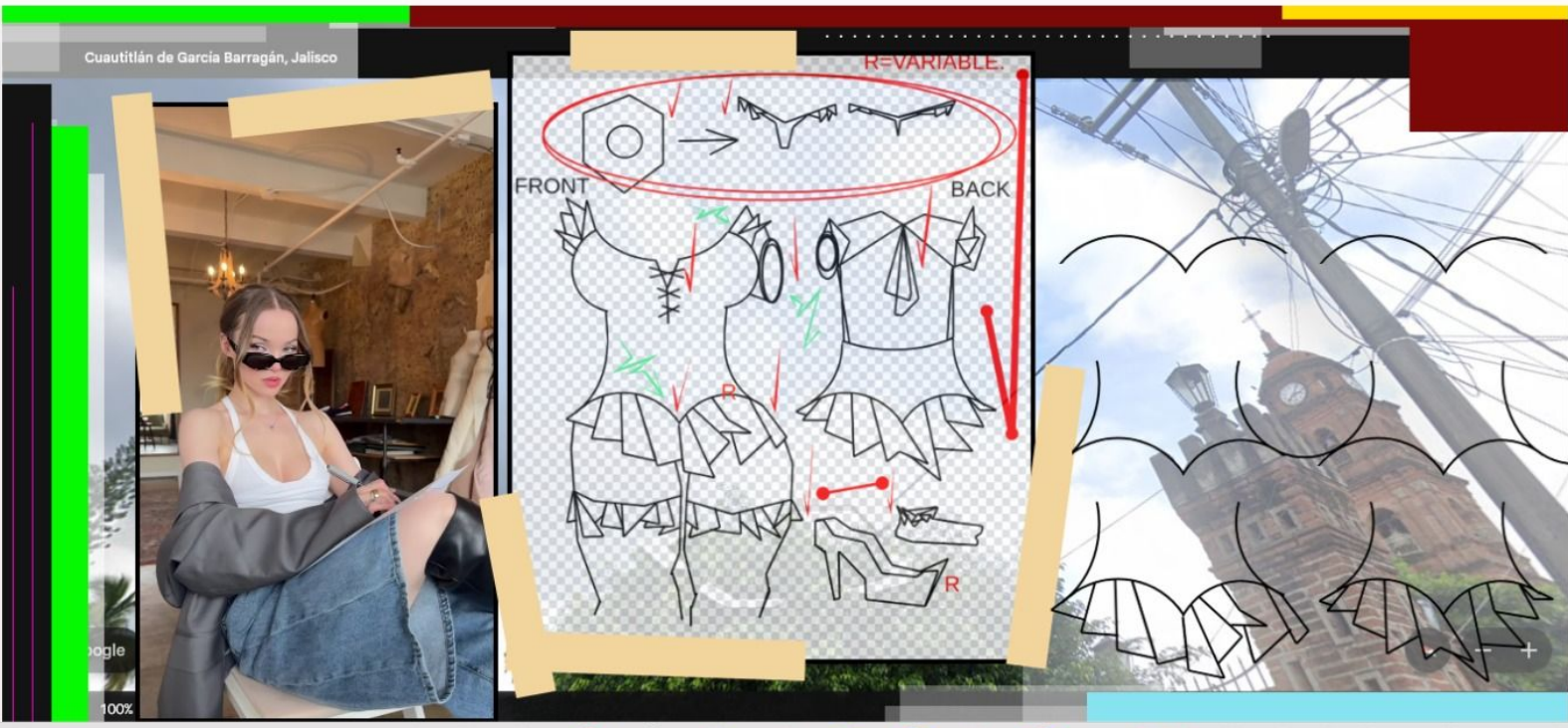
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EXAMPLE: A WARNER BROS. COMPANY



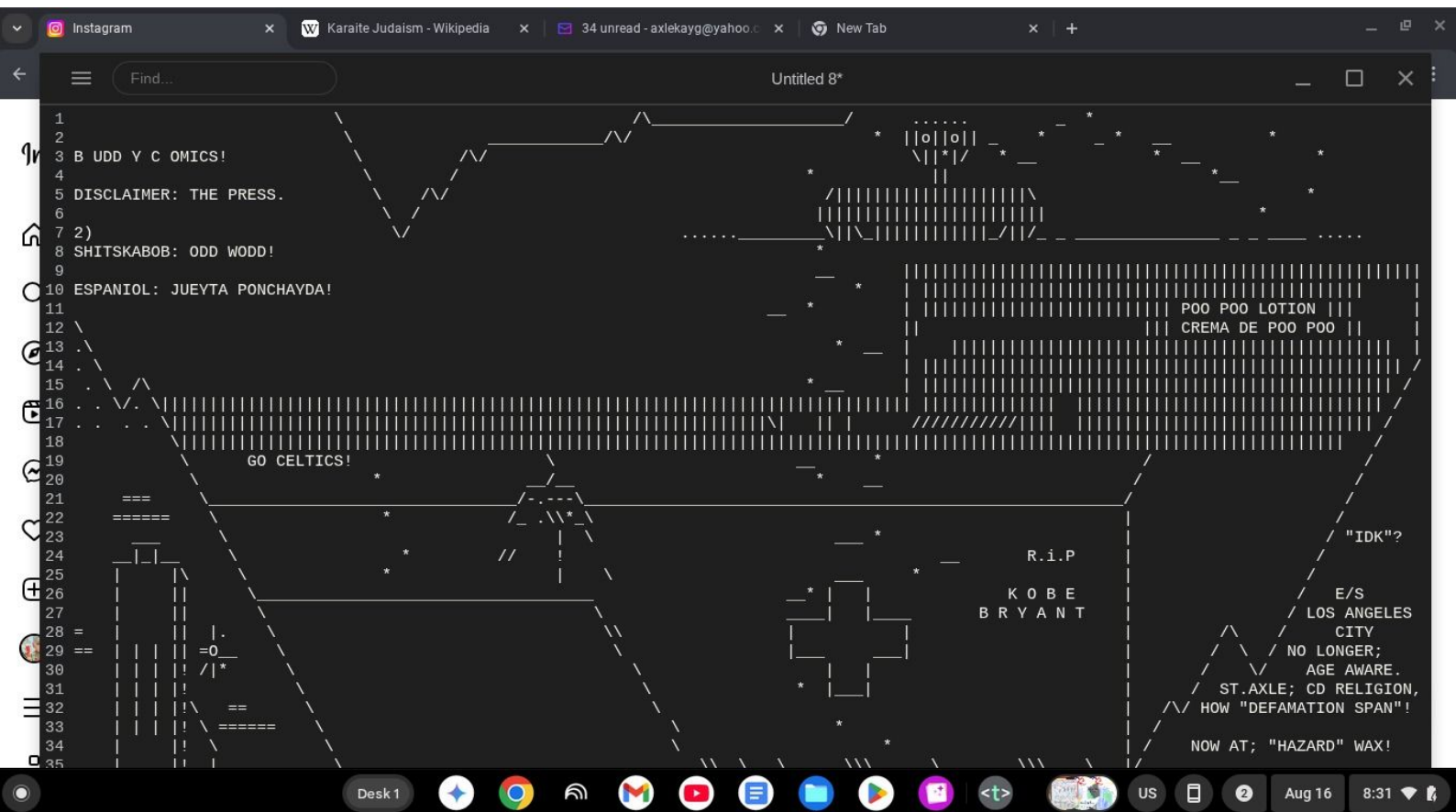
DETOUR-T00-FREEDOM-OF-SPEECH-CHRISTDEED-THINGEE-ALSO-KATIEPOWER-DECLASSIFIED-1A

UNITED FROGS 16 COLLECTION FOLDER 3>

SPANISH-ETH-ESPANOL-ETH-STRIKES-BACK-1D>

PAPELERO-1B>

FREEDOM-OF-SPEECH-ALSO-KATIE-POWER-DECLASSIFIED-FOLDER-1A|



CONDITION

PROPOSAL:

"BARRICADE ENTERTAINMENT". (INTEGRATED AUXILIARY) "26 USC 501 (c)(3)", THAT OF "AXLE KAYG." (CHRISTDEED RELIGION). HENCE; "SECURITY" ASSET.

LOGO:



DISCLAIMER:

I AM NOT FRIENDS, WITH "JAPAN, ARMENIA, PUERTO RICO, UNITED KINGDOM (PRETENSIOUS), BRAZIL, RUSSIA, UKRAINE, OR SAY OF; RAP'N ASS; EITHER.". WHOM ARE EASILY DETECTED, WITH THE HELP OF "GOD" IN THE PARTICULAR FIELD OF "CHRISTDEED RELIGION", THAT IS; THE WORK OF "AXLE KAYG" THE "FOUNDER"!

BECAUSE, OF "TOLLING" ISSUES. "(CALIFORNIA) CRIMINAL RESOURCE MANUAL: 657".

EXAMPLE: "I REFUSE TO ANSWER THAT QUESTION, IT'S AGAINST MY RELIGION.", THEY WILL CONSIDER SAYING?. "ABOUT ME", THE FOUNDER.

NAME: AXLE KAYG.



Find... Untitled 8*

1 100% NO NO 50%!

2 B U DDY COM I C S 100% NO NO 50%!

3 DISCLAIMER: THE PRESS. 100% NO NO 50%!

4 3) SHITSKABOB: 1 + 1 = 2 100% NO NO 50%!

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8 ESPANIOL: 1 + 1 = 2 100% NO NO 50%!

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FOOK:

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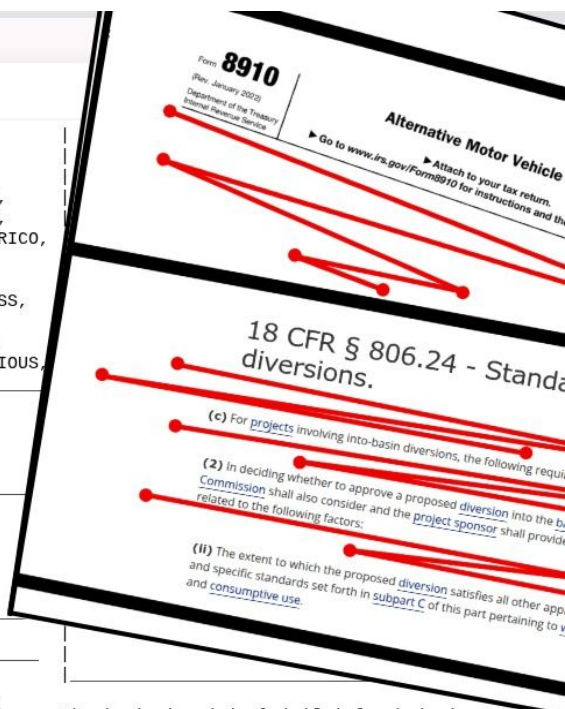
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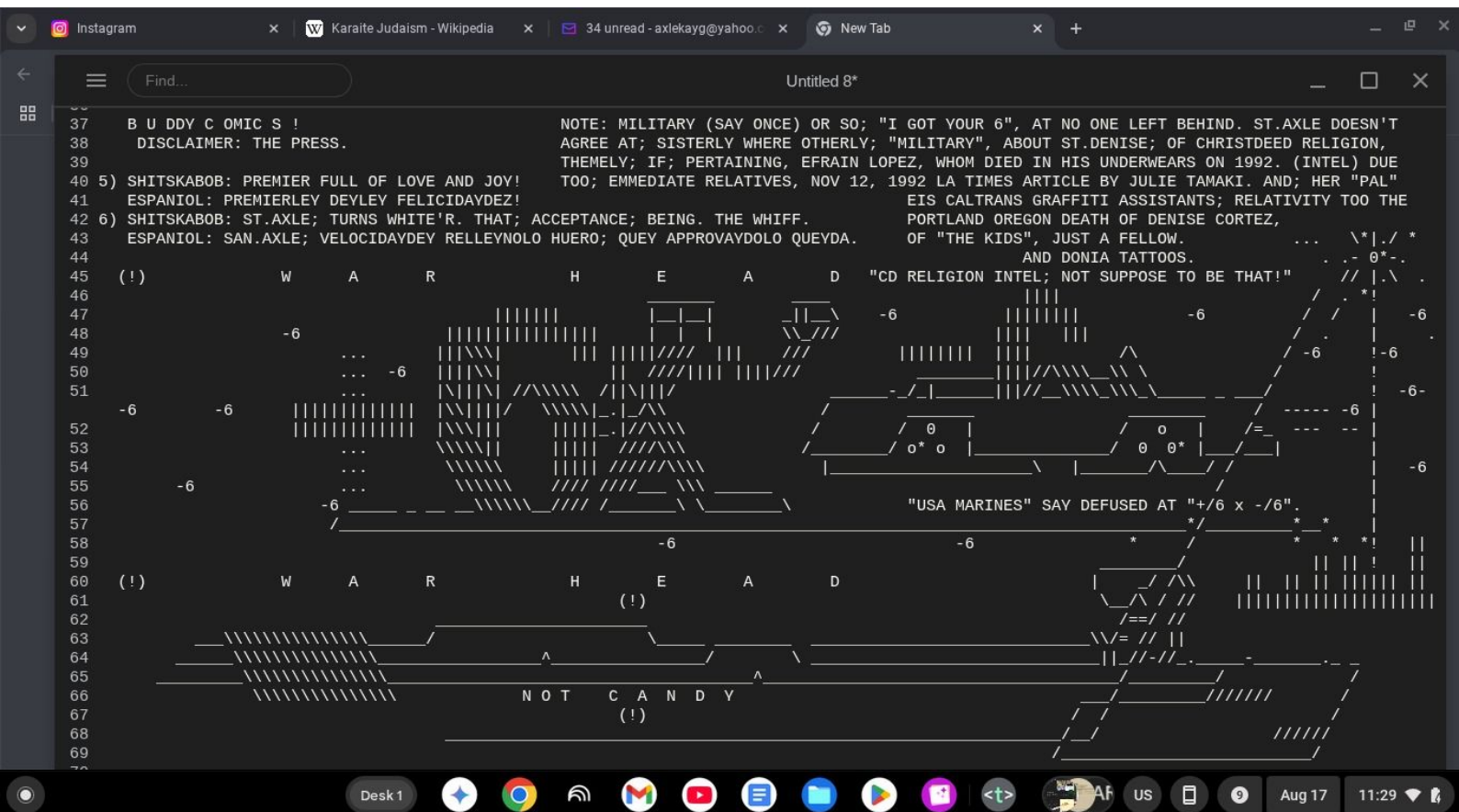
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ESPANIOL = COMPLETADO! OORR DOORR DOORR...

SHITSKABOB = COMPLETE! OORR DOORR DOORR...





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
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77 7)
78 SHITSKABOB: "NOT FOR YOU THOUGH; CHRISTDEED RELIGION."
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80 ESPANIOL: "NO PORLEY USTEYDEYZ; CHRISTDEED RELIGION."
81 -SAN.AXLE (NOT FOR YOU THOUGH).
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WARRIORS

WARRIORS

FOOK: JAPON, BRAZIL, ROSSIA, PUERTO RICO, UNITED KINGDOM PRETENSIOUS, ARMENIA, UKRAINE, RAP'N ASS.



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Karate Judaism - Wikipedia

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DISCLAIMER: THE PRESS.

8) SHITSKABOB: "JUST THOUGHT I'D LET YA KNOW."

ESPANIOL: "NOMAVSLEY PIENSEYLO USTEYD LO SEYPARA."

9) - /\ \ CHURP

// \ \ CHURP /\ \

// \ \

// \ \ = COMPLETADO!

// \ \ = COMPLETE!

10) HONK HONKA WHONK WHONK

HONKY HONKA WHOONK WHOONKY

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= COMPLETADO!

= COMPLETE!

12) \ \ \ \ \ \ \ \

= COMPLETADO!

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= COMPLETADO!

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J A M.

RAP SINGERS.

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26 USC 513 (i)(2)(a)

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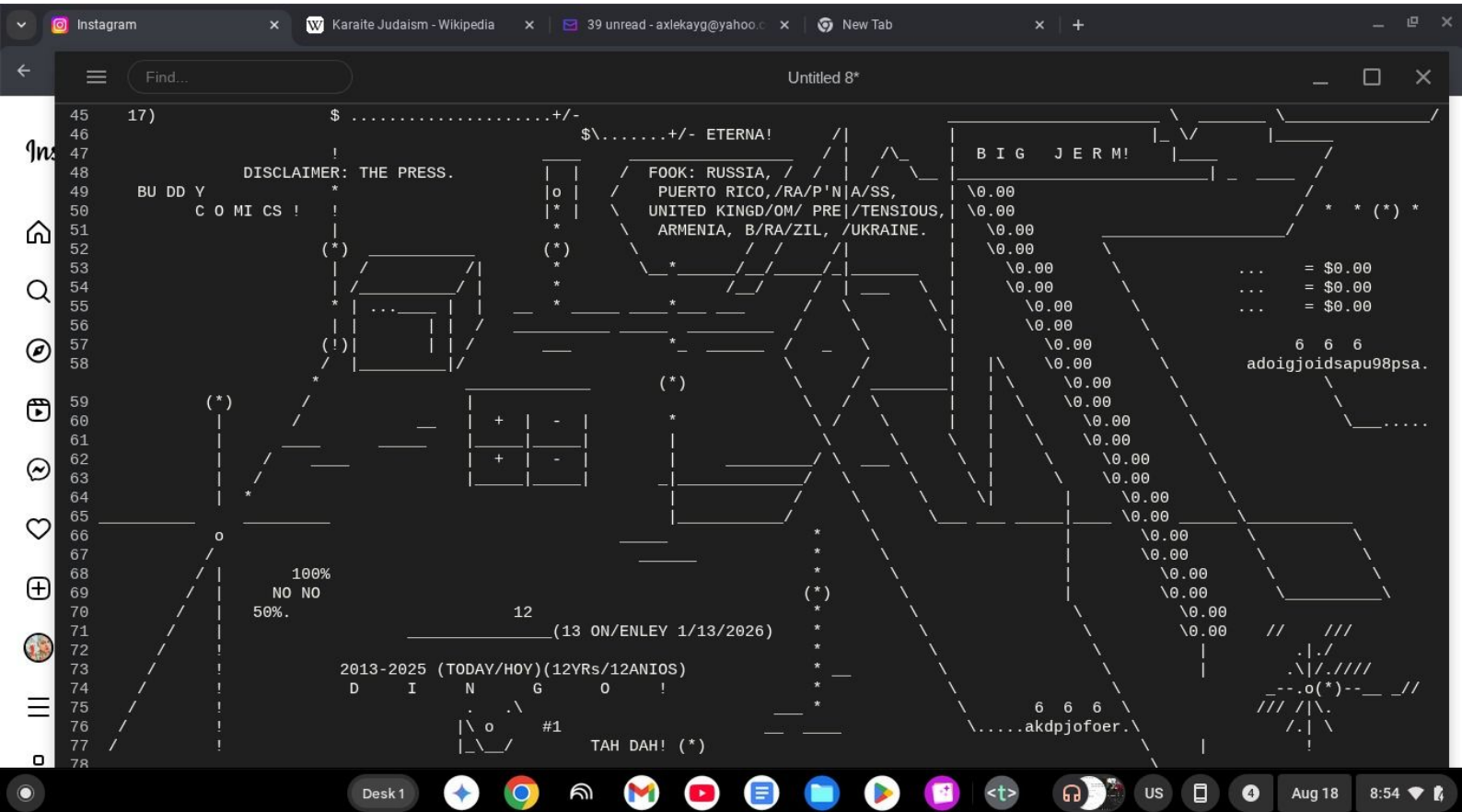
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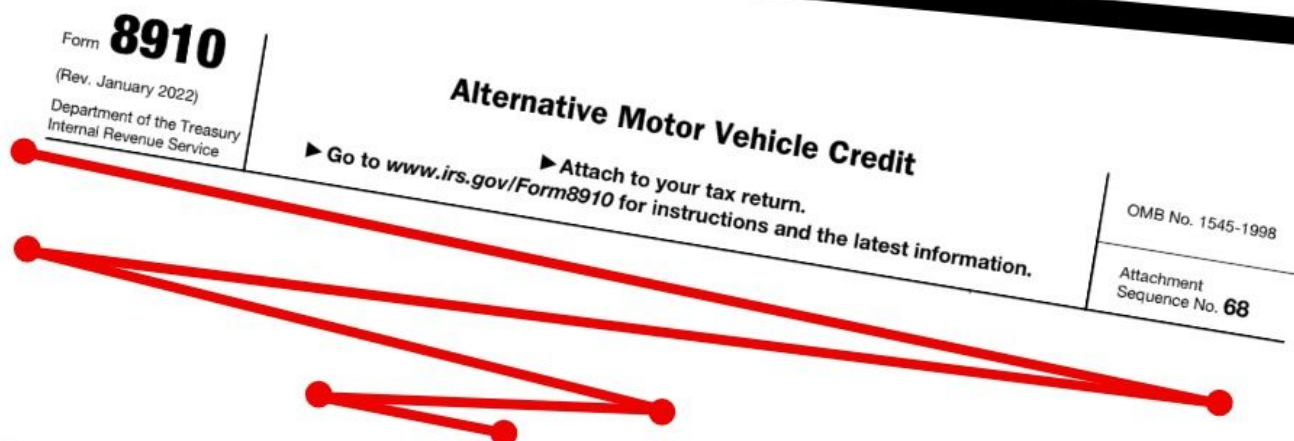
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15 CFR § 3.4 - Consultation with other agencies.

§ 3.4 Consultation with other agencies.

The Department may consult with the appropriate officials in other Federal agencies to identify their current and former covered employees, and current and former dependents who reported an anomalous health incident. The Department will not process payment for employees, former employees, or dependents of current or former employees of other agencies.



18 CFR § 806.24 - Standards for diversions.

(c) For projects involving into-basin diversions, the following requirements shall apply.

(2) In deciding whether to approve a proposed diversion into the basin, the Commission shall also consider and the project sponsor shall provide information related to the following factors:

(ii) The extent to which the proposed diversion satisfies all other applicable general and specific standards set forth in subpart C of this part pertaining to withdrawals and consumptive use.

26 U.S. Code § 513 - Unrelated trade or business

(i) TREATMENT OF CERTAIN SPONSORSHIP PAYMENTS

(2) QUALIFIED SPONSORSHIP PAYMENTS

For purposes of this subsection—

(A) In general

The term “qualified sponsorship payment” means any payment made by any person engaged in a trade or business with respect to which there is no arrangement or expectation that such person will receive any substantial return benefit other than the use or acknowledgement of the name or logo (or product lines) of such person’s trade or business in connection with the activities of the organization that receives such payment. Such a use or acknowledgement does not include advertising such person’s products or services (including messages containing qualitative or comparative language, price information, or other indications of savings or value, an endorsement, or an inducement to purchase, sell, or use such products or services).

Dan Rostenkowski



Official chairmanship portrait, 1983

5 CFR § 3101.106 - Additional rules for Internal Revenue Service and Treasury Inspector General for Tax Administration employees.

The following rules apply to the employees of the Internal Revenue Service and the Treasury Inspector General for Tax Administration and are in addition to §§ 3101.101 through 3101.104.



(a) Prohibited recommendations. Employees of the IRS or TIGTA shall not recommend, refer or suggest, specifically or by implication, any attorney, accountant, or firm of attorneys or accountants to any person in connection with any official business which involves or may involve the IRS.

(b) Prohibited outside employment. Involvement by an employee of the IRS or TIGTA in the following types of outside employment or business activities is prohibited and shall constitute a conflict with the employee's official duties pursuant to 5 CFR 2635.802:

(1) Performance of legal services involving Federal, State or local tax matters;

(2) Appearing on behalf of any taxpayer as a representative before any Federal, State, or local government agency, in an action involving a tax matter except on written authorization of the Commissioner of Internal Revenue or the Treasury Inspector General for Tax Administration;

(3) Engaging in accounting, or the use, analysis, and interpretation of financial records when such activity involves tax matters;

(4) Engaging in bookkeeping, the recording of transactions, or the record-making phase of accounting, when such activity is directly related to a tax determination; and

(5) Engaging in the preparation of tax returns for compensation, gift, or favor.

(c) Seasonal employees. Seasonal employees of the IRS while in non-duty status may engage in outside employment or activities other than those prohibited by paragraph (b) of this section without obtaining prior written permission.

[79 FR 65877, Nov. 6, 2014]

Form **8910**

(Rev. January 2022)

Department of the Treasury
Internal Revenue Service

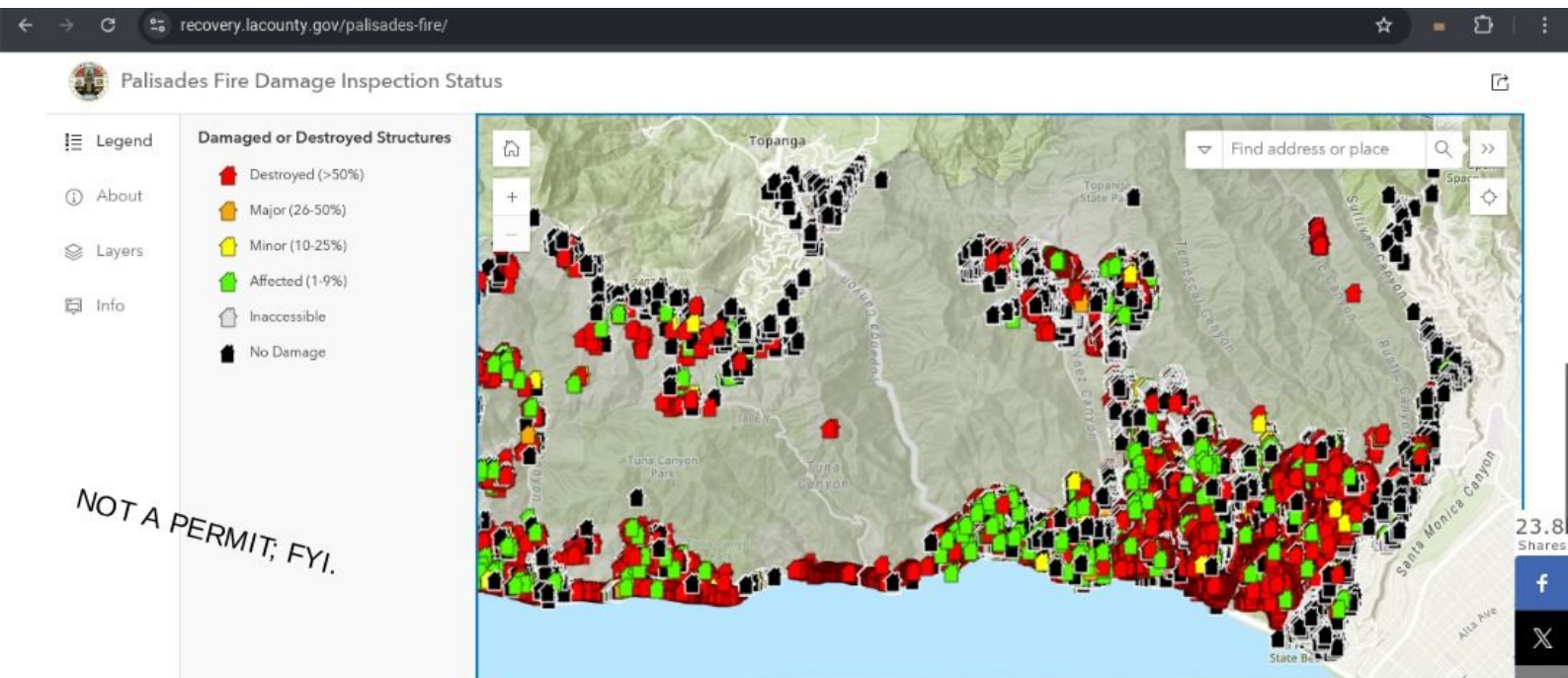
Alternative Motor Vehicle Credit

► Go to www.irs.gov/Form8910 for instructions and the latest information.

► Attach to your tax return.

OMB No. 1545-1998

Attachment
Sequence No. **68**



11 CFR § 8.2 - Debts that are covered.

§ 8.2 Debts that are covered.

(a) The procedures covered by this part apply to debts that are either owed by current and former Commission employees, or arise from the provision of goods or services by contractors or vendors doing business with the Commission.

(b) The procedures covered by this part do not apply to any of the following debts:

PERTAINING;
CD RELIGION.



(1) Debts that are covered by 11 CFR 111.51, regarding debts arising from compliance matters, administrative fines, alternative dispute resolution, repayments, and court judgments arising under the statutes specified in 11 CFR 111.51(a).

(2) Debts involving criminal actions of fraud, the presentation of a false claim, or misrepresentation on the part of the debtor or any other person having an interest in the claim.

(3) Debts based in whole or in part on conduct in violation of the antitrust laws.

(4) Debts under the Internal Revenue Code of 1986.

(5) Debts between the Commission and another Federal agency. The Commission will attempt to resolve interagency claims by negotiation in accordance with Executive Order 12146, 3 CFR pp. 409-12 (1980 Comp.).

(6) Debts that have become subject to salary offset under 5 U.S.C. 5514.

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OMB No. 1545-1998
Attachment Sequence No. **68**

5 CFR § 3101.101 - General.

(a) Purpose. In accordance with 5 CFR 2635.105, the regulations in this part apply to employees of the Department of the Treasury and supplement the Standards of Ethical Conduct for Employees of the Executive Branch contained in 5 CFR part 2635. Employees are required to comply with 5 CFR part 2635, this part, and bureau guidance and procedures established pursuant to this section. Department employees are also subject to any additional rules of conduct that the Department or their employing bureaus are authorized to issue. See 31 CFR part 0, Department of the Treasury Employee Rules of Conduct.

(b) Bureau instructions. With the concurrence of the Designated Agency Ethics Official (DAEO), bureaus of the Department of the Treasury are authorized to issue instructions or manual issuances providing explanatory guidance and establishing procedures necessary to implement this part and part 2635 of this title. See 5 CFR 2635.105(c).

(c) Definition of "agency designee". As used in this part and in part 2635 of this title, the term "agency designee" refers to any employee who has been delegated authority by an instruction or manual issuance issued by a bureau under paragraph (b) of this section to make a determination, give an approval, or take other action required or permitted by this part or part 2635 of this title with respect to another employee. See 5 CFR 2635.102(b).

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Internal Revenue Service

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OMB No. 1545-1998

Attachment
Sequence No. **68**

5 CFR § 2635.704 - Use of Government property.

(b) Definitions. For purposes of this section:

(1) Government property includes any form of real or personal property in which the Government has an ownership, leasehold, or other property interest as well as any right or other intangible interest that is purchased with Government funds, including the services of contractor personnel. The term includes but is not limited to office supplies, telephone and other telecommunications equipment and services, Government mail, computers and other electronic devices, printing and reproduction facilities, Government records, Government email and social media accounts, and Government vehicles.

(2) Authorized purposes are those purposes for which Government property is made available to members of the public or those purposes authorized in accordance with law or regulation. Authorized purposes include but are not limited to those uses of Government property that are in accordance with an agency's limited or *de minimis* personal use policy.

Example 1 to paragraph (b): As permitted under their agency's de minimis personal use policy, an employee may send an email from a Government email account to a former college roommate to schedule lunch for the following day.

Example 2 to paragraph (b): An employee of the Commodity Futures Trading Commission whose office computer provides access to a commercial service providing information for investors may not use that service for personal investment research.

Example 3 to paragraph (b): In accordance with Office of Personnel Management regulations at part 251 of this title, an attorney employed by the Department of Justice may be permitted to use their office computer and agency photocopy equipment to prepare a paper to be presented at a conference sponsored by a professional association of which they are a member.



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Department of the Treasury
Internal Revenue Service

Alternative Motor Vehicle Credit

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OMB No. 1545-1998

Attachment
Sequence No. **68**

AD-TAG-GLASS-POOL-DUPLEX-1A

AXLE KAYG.
AXLEKAYG@YAHOO.COM



TRUTHFUL WUTHFUL ARCHITECTURE



INVESTORS
WANTED!!



THE COLLECTIONS



CHRISTDEED RELIGION



INTRO:

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