

MDM Information Contract Is a Decoy To Hide Failing Election Software

The Mis Dis and Mal Information contract with Logically AI is a deeply flawed effort to suppress free speech.

Myself, Janice Dysinger and 8 other Oregonians filled a lawsuit to protect in accordance with the US Constitution rights and protect free speech. (See files at <https://cleanvoterrolls.com>) The lawsuit points out the Secretary of State contracting with a foreign company to develop spying software to identify misinformation. The actual duties of the Secretary of State are described in Article VI, Section two of the Oregon Constitution as:

“The Secretary of State shall keep a fair record of the official acts of the Legislative Assembly, and Executive Branch; and shall when required lay the same, and all matters relative thereto before either chamber of the Legislative Assembly. The Secretary of State shall be by virtue of holding the office, Auditor of Public Accounts, and shall perform such other duties as shall be assigned to the Secretary of State by law.”

State Law defines the secretary’s four major duties in ORS 177.030. There is no role for the Secretary of State to evaluate the statements of the U. S. Citizens that goes beyond the Oregon Constitution and the Oregon statute.



Political Operatives from both sides of the isle have led to the corruption of our rights. From Bev Clarno in 2020 with the Cyber Symposium complete with FBI and Facebook executives giving their warning about what would happen to those who had mis or disinformation.

Beyond our rights, what is more sinister is that at the same time of this Mis Dis and Mal or MDM plan to stifle free speech the elections office is contracting

with software companies to:

1. Plan an election system without state-of-the-art security to expose and prevent any change in election results - whether authorized, or by a foreign adversary. The written contract actually allows election staff to override election results but does not include adequate controls to have manager approval and built in transparency for auditing..
2. The contract specifically specifies data will be put on the internet cloud, provided by Microsoft and connect to county vote tabulators from the cloud. Each year another huge amount of data is stolen from “the safest computer systems”. They admit that they are never safe and are attacked constantly.
3. The Secretary of State has already spent over \$5 million and the project dashboard shows it is in the ‘Red Danger’ as independently reviewed by nationally recognized leading technology firm, Gartner, Inc.
4. If the system so insecure that it would fail safety guidelines, then an alternate plan is allowed in #5.

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5. Set up a last ditch option of a 'minimal viable product' to patch together a system for the 2024 election count. The contract does not describe what this would entail or how it meets security measures.

Obviously our current election process was not designed to meet the necessary safeguards to administer an electronic election that we can all have confidence in, they put forward the Mis, Dis and Mal Information plan to keep us quiet until it is too late.

Former SOS Shemia Fegan along with former Election Director Deborah Scroggin gave us Directive 2022-4 which directs election clerks not to allow hand counting of the ballots as a first choice in election processing

“To ensure the uniform and accurate tally of all valid ballots cast, election officials in a jurisdiction where, on the 45th day before an election, the number of active registered voters eligible to vote in the election exceeds 500, must count all valid ballots cast in the election using a voting machine or vote tally system, that is approved for use under Oregon law. “

Thus eliminating the hand count process as the 1st means to determine the outcome of the election.

Hand counting is conducted out in the open and observable. It inspires confidence in the process. It has been the primary source of vote counting since our state's founding. There is no Black Box problem or weeks and weeks of waiting for results.

The Legislature gave us ORS 254.485 which allows counties to use hand counting. This is a superior (legislative) law that a Directive (administrative) law by the Secretary should not be able to overrule, What if other agency heads could overrule any legislative law? What about in prisons, taxation or in IT? This line of thinking is destructive to the rule of law.

We invite you to explore more of our longer report if you want to see the details. But most of all please call for the Legislature to remove the Directive power from the SOS and require a return to hand counting so we can have faith in our elections.

Please do these things to help Oregon return to sanity in our elections:

Call the Legislature at 1-800-332-2313 (using your zip code they will direct you to your Rep or Senator). Ask them to return to hand counting and monitor the election machine contracts. Stop the Secretary right to make directives that overrule legislative law, allow hand counting and stop Logically AI ability to monitor our speech.

Call the SOS Elections at 503-986-1518 oregon.sos@sos.oregon.gov to voice your opinion for a repeal to Directive 2022-4 and terminate the oppressive Mis Dis and Mal Contract with Logically AI monitoring of Oregonians.

Email Attorney General to complain about suppression of free speech through the Logically AI monitoring contract: Community@doj.state.or.us

Sign up for more information at cleanvoterrolls@proton.me and **support us** if you are able. Lawsuits are expensive, but our rights are priceless.