MEMO

TO: Michael S. Regan, Chief Administrator
United States Environmental Protection Agency
1.202.564.4700
Regan.Michael@epa.gov

FROM: [Redacted]
Caroline Education Community PSA | University St. Augustine’s

DATE: April 24, 2023, Amended and Resubmitted 6.5.2023

SUBJECT: Civil Rights Violations; EPA Investigation
Michigan Department Education | State of Michigan | USAC - E-Rate & ECF

CC: Executive Board, Governance, Trustees Administration
St. Augustine’s National Foundation;
Caroline Education Community International PSA | University St. Augustine’s

****************************************************************************************************************

As a matter of high importance, request assistance in expediting a resolve of the discriminatory practices being perpetrated by the Michigan Department of Education, in violation of the Civil Rights Act, Constitutional Rights and Humanitarian Rights of entitlement to CARES ACT, and ARP ACT.

THE MICHIGAN DEPARTMENT EDUCATION NONPUBLIC SCHOOL AUTHORITY (MDE) AND LARA NONPUBLIC SCHOOL REGISTRATION AND MEGS & EEM REGISTRATION DID CONSPIRE TO EFFECTUATE A RACIAL BACKLASH DESIGNED TO WREAK HAVOC UPON.

THE UNIVERSITY ST. AUGUSTINE’S AN HBCU
(HISTORICAL BLACK COLLEGE & UNIVERSITY)(HBCU)

~AND~

CAROLINE EDUCATION COMMUNITY INTERNATIONAL PSA
(PRIVATE SCHOOL ACADEMY)
A PREPARATORY K12 ELEMENTARY, SECONDARY SCHOOLS & CAROLINA’s EARLY COLLEGE

IN VIOLATION OF ASSURANCES THAT ARE IN COMPLIANCE WITH LAW

TITLE VI OF THE CIVIL RIGHTS ACT OF 1964
Consistently, Trustee, University St. Augustine's and Caroline Education Community PSA (CECI PSA), has experienced the effects of trauma of verbal assaults by representatives of Government Agencies, Michigan and Mississippi, and have experienced personal threats of physical violence manifest by persons alleging to represent the Michigan Department of Education, and in particular, Michigan’s Governor, Gretchen Whitmer.

As of 4.23.2023, have renewed the request of 10.2022 that the U.S. Department of Justice initiated an investigation of the Civil Rights Violations relative to Federal Grants, CARES Act, ARP Act, ESSA, the CECI PSA is entitled that have been compromised that may be directly correlated to retributions restricting the rights of CECI PSA Police Reports filed with local law enforcement authorities. Concerned, local law enforcement assigned recommended reports be filed with the Federal Bureau of Investigation (FBI).

Executive Administration MI LARA, nor MS Government Official, MS E-Rate Coordinator has the privilege to berate a Trustee with racial rants that are historically offensive to Black Minorities. In particularly, upon initial communications with CECI PSA Trustee MS E-Rate Coordinator, ranting;

"your Black-Ass tried to pull this Shit with the State of Michigan".

USAC Authorities, regardless of personal heritage, have an obligation to be sensitive to the cultural connotations of assault upon Trustee, as this is not the era of the Antebellum South.

It is egregious and inappropriate that the USAC Authorities, fully apprised of the CECI PSA’s Complaint, its Senior Management committed to resolve January/February 2020. In December 2023, USAC Authorities found nothing wrong with empowering MS E-Rate Coordinator, once again with authority to evaluate the E-Rate and ECF Application of Caroline Education Community International PSA (Private School Academy).

Surely, USAC Authorities relied upon issuance of a recommendation that USAC should not fund Caroline Education Community International Private School Academy (CECI PSA’s) FCC E-Rate and ECF Applications.

The Governor, State of Mississippi nor the Governor, State of Michigan, or its Government Agency, the Michigan Department of Education have a right to discriminate against the Caroline Education Community International PSA. Deliberately sabotaging CECI PSA’s eligibility to fulfill its obligation to provide access to quality academic programs that K-12 Children served have the capacity to benefit.

Illegally, Authorities, Michigan Government Agencies with malice aforethought have intentionally destroyed the Historical University Education and Proprietary School Charter; along with Legal Corporate Amendments of the Articles of Incorporation, Shaw College At Detroit, the Predecessor, University St. Augustine's (McHarry College, LLC | St. Augustine's University | Michigan Lutheran College), and Authorizer, Caroline Education Community International PSA.
It is unconscionable that former U.S. Secretary Education, Betsy Devos, MI would misrepresent that Michigan Lutheran College | Shaw College At Detroit, never existed. Upon the Trump Administration installation of Ms. Devos as U.S. Secretary, U.S.D.E, Leadership, Senior Management, U.S.D.E was directed to purge significant Legal Records that a U.S. Federal District Court, MI ‘Court Order;1.9.1985”, to be preserved.

The Court Ordered the OIG, U.S.D.E to preserve perpetually, the Historic Records of the Shaw College At Detroit, and importantly preserve access to all Federal Funding, entitled, including PELL Grant, and SEOG, Elementary and Secondary Education Act; 1965.

The Court Ordered the “OPEID” registered to Shaw College At Detroit to be assigned to MeHarry College, LLC (MeHarry Allied Health Learning Center, Inc.), the University St. Augustine’s predecessor.

In 2004, the Michigan State Superintendent of Schools relied upon former Governor, Jennifer Granholm Executive Order 11.05.2003, to empower Caroline Education Community International PSA (Private School Academy), concomitantly and simultaneously with Caroline Education Community International Public School.


The Michigan Department of Education (MDE) perpetrated a scheme of corruption in collusion with Bay Mills College, orchestrated to deny Caroline Education Community International Public School Academy access to “ARRA Charter School Education Funding”.

Bay Mills President confirmed, MDE threatened Bay Mills College Charter School Authority would surely be rescinded as an Authorizer, and Bay Mills College operations would endure financial harm unless Bay Mills concurred with the State's intentionally withholding "Obama ARRP Funds” that the State was obligated to allocate to Caroline Education Community International Public School Academy.

Thus, the lie conjured up between the Michigan Department of Education and the new Bay Mills College Administration. A lie put in writing and alleged to have served as notice to Trustees, Caroline Education Community International PSA, delivered 10-years post the date allegedly issued. The notice delivered to an address CECI PSA had no affiliation with at the time.

Respectfully.

~*~
APPENDIX “A”

The Michigan Department of Education has violated the Civil Rights and Constitutional Rights of Caroline Education Community International PSA (CECI PSA) on the basis of Racial Bias curated upon an exclusively Black Minority controlled Education System.

The racial inequities MDE perpetrated against CECI PSA have manifested as exclusion and disenfranchisement of the opportunity to access Federal Funding entitled in a manner that is in compliance as follows.

TITLE VI OF THE CIVIL RIGHTS ACT OF 1964
ELEMENTARY AND SECONDARY EDUCATION ACT 1965
As Amended Through P.L. 116–260, ENACTED December 27, 2020;

TITLE IX OF THE EDUCATION AMENDMENTS OF 1972, SECTION 504 OF THE REHABILITATION ACT OF 1973;
THE AGE DISCRIMINATION ACT OF 1975,
CARES Act (2020) and Consolidated Appropriations Act 2021),
The American Rescue Plan (March 11, 2021)
&
U.S. Presidential Proclamation on Declaring a National Emergency; The Novel Coronavirus Disease (COVID-19) Outbreak.
Issued on: March 13, 2020, Effective March 1, 2020, and Continued 2022, Effective, Ongoing, Entitlement.

RELATED CONCERNS

Independent of the U.S.DOJ Complaint relative to the atrocities perpetrated by the Michigan Department of Education in collusion with the MI LARA.

I. M&T Bank Illegally Compromised $480,000.00 EIDL Funds Allocated St. Augustine’s Corporation.

The St. Augustine’s Corporation Governance has filed a Complaint with OIG U.S. Treasury relative to $480,000 in EIDL Funds Approved in consideration of CECI PSA, and Heritage Legacy Cemetery Trust.

Significantly, the EIDL proceeds deposited into St. Augustine's M&T Business Account, obtained independent of the “M&T Bank” was compromised, and illegally used by M&T BAnk.

Upon serving notice of the Complaint upon M&T Bank Authorities, M&T Bank officials illegally closed the St. Augustine’s Business Account, re-assembled $180,000 of the funds SBA deposited into St. Augustine’s Business Account June 2020, and sent funds to “SBA”.

The Complaints filed with FDIC, and the U.S. Treasury has been met with either no response, and/ or no resolve since September 2020.

Consistently, on a continuous basis, bi-monthly, SBA EIDL Authorities required documentation and pursued “vetting” St. Augustine’s Trustees, CECI PSA and Heritage Legacy Trust, until Fall 2022.

In January 2023, U.S. Treasury Authorities, unidentified, encouraged St. Augustine’s Trustees dismiss its Complaint.

Respectfully, endeavoring to preserve its rights to the privileges of equality and justice, Trustees decline to do so.
II. Professional Resolution “Cognitive Issues” associated with the ingestion of Poisoned and Contaminated Drinking Water.

As important, in Flint Michigan, Children K-12 are suffering from Cognitive issues as a result of physical damages due to Lead Poisoning of Drinking Water that is laced with Carcinogens.

In the City of Flint Michigan, the Michigan Health and Human Services Government Officials, and the Offices of the Governor have failed to utilize Federal Funds to perfect and change out the lead-infested water-pipes-lines installed at the sight of private residential houses.

Government officials have endorsed the usage of "Geiger Counters" to conduct medical evaluations of Children impacted by the Lead-poisoned, Carcinogen Drinking Water the Children have ingested and demonstrate Behavioral Issues.

There is a need for quality professional medical intervention and mental wellness services on behalf of the Children poisoned as a result of drinking Lead-poisoned and Carcinogen-invested Water, a devastation impacted for life.

As a matter of high importance, Governance St. Augustine Institutes recommend the U.S. Surgeon General must assume oversight to eliminate Racial Hypocrisy in the administration of care to the Children in Flint, Benton Harbor, and Mississippi, impacted as a result of drinking Lead-poisoned and Carcinogen-invested Water since before 2014.

The Children's behavioral issues, manifest as "acting out" are due to Cognitive issues as a direct result of the ingestion of Poisoned and Contaminated Drinking Water.

Our Children drinking the contaminated water, from the cradle, and as toddlers are targeted and placed on a path; "Pipeline to Prison", and are literally functioning like Zombies due to being medicated associated with Behavioral issues.

Many Flint Seniors and Mature Adults have experienced skin disorders, and hair falling out due to the ingestion of Contaminated Poisoned Drinking Water.

CECI PSA empowered with access to USDA NSLP, USDA Farm To Family Food Boxes distributed thousands of cases of “Bottled Water” weekly. This is not being done currently, and should not have to be done provided the State Government replaced the Water PipeLines connected to residential properties in Flint utilizing Federal Dollars as allocated.

III. "Dissolution Public School Systems" in 14 of 18 Minority Communities throughout the state of Michigan.

The Michigan Legislature, State Department of Education, and former Governor Rick Snyder contrary to Segregation Laws the Honorable Judge Damon Keith Ordered, has an obligation as mandated by the Michigan Constitution to manifest compliance in a manner that is likened to the Desegregation of Public Schools in Alabama in the 1960’s under the Leadership of Alabama’s Governor, George Wallace.

Contrary to the Plan The Honorable Jennifer Grandhold established to Revitalize Public Schools established within “Cities of Promise”, Michigan’s Governor Snyder did arbitrarily throughout the state of Michigan, "Dissolved Public School Systems" in 14 of 18 Minority Communities, and Emergency Managers, in early 1992, and “Closed” nearly 200 Public Schools throughout the City of Metro Detroit, Michigan.
The current Governor, Grethen Whitmer has upheld the Dissolution of the Public School Systems throughout the state in 14 of 18 Minority Communities, and, did proposed Dissolution of the only remaining School in the City of Benton Harbor. Michigan’s Governor, Grethen Whitmer was forced politically to accept the U.S. Federal Appeals Court MI Order; Fall 2021, proclaiming;

Metro Detroit Children have a right to Learn to Read and Write, and Black and Minority Children throughout the state of Michigan have a Right to Literacy!

In some instances, the “Public School Systems” have been sold to "Charter Schools" and “Schools of Choice”. The Children are bussed daily to School Districts, wherein they are exposed to racial abuse, and practices that may be likened to the Civil Right violation of Grade School Children residing in Alabama in the 1960’s in the era of School Desegregation and Integration, post Brown -V- Board of Education.

As devastating, Administrative Oversight and Management of the remaining Public School Systems in Metro Detroit and throughout the state of MI, MS, TN, LA, MN intentionally perpetuate the Mis-Education of Black and Minority Children.

There is substantial evidence supporting the assertion that Metro Detroit 12Th Graders upon graduation read at 5Th Grade Levels. An issue of high importance to be addressed by qualified authorities.

IV. KEY EVIDENCE OF DISCRIMINATION: USDA NSLP, USDA FAMILY FOOD BOX PROGRAM, AND TEFAP | USDE

The CECI PSA and USA Anti-Poverty & Humanitarian Institute in alliance with the Oak Park United Methodist Episcopalian Church has provided School Lunches for students enrolled and attending K-12 Schools, and Family Food Boxes consistently on a weekly basis since 2009, on behalf of thousands of families throughout the state of Michigan.

At the outset of the COVID - 19 Pandemic, effective April 2020 - February/March 2022, the USA Anti-Poverty & Humanitarian Institute facilitated the distribution of more than Two Million (2,000,000) Family Food Boxes monthly to Families deemed financial marginalized, living in abject poverty throughout the state of Michigan and 26 other states Nationwide.

April 20, 2022, a Contract valued in the amount of One Million Two Hundred Thousand Dollars ($1.2 MM) was authorized by the MDE to Church in response to an Application submitted by an authorized Board Member that happened to be European, Non-Black Nationality.

The Food Services RFP Associated with the Application MDE Approved was published in the Detroit News as MDE authorized.

Upon MDE’s Administration responsible for the NSLP coming to the realization, that the Board Member, a Woman of European Decent serving as the point of contact for CECI, did not own CECI PSA, and that the Contract as authorized to be issued was in fact on behalf of the CECI PSA, a Black Minority owned school.

The Contract in the amount of $1.2 MM was cancelled and reassigned to a minority company, representing the Persian Community that had been consistently receiving Food from CECI PSA weekly since 2009 sufficient to serve 300 Families.
The Administrator of the Pursian Owned Company advised CECI PSA Administration that MDE directed its Administration not to process any Orders for Food Distribution on behalf of CECI PSA.

The (b)(6) Privacy, (b)(7)(C) Enf. Privacy all refused to process CECI PSA’s Application requisitioning NSLP Distributions, USDA Family Food Boxes, and TEFAP.

Furthermore, (b)(6) Privacy, (b)(7)(C) Enf. Privacy in collusion with MDE orchestrated a conspiracy to actualize cancellation of Authority to access the NSLP. Federal MI authorities admitted the cancellation was intentional and reinstated, accordingly.

However, State of Michigan Senior Authorities in contempt, sarcastically advised “Should Trustee, CECI PSA desire to obtain a Summer Lunch or a Family Food Box personally, arrangements would be made to ensure delivery”!

Concomitantly, (b)(6) Privacy, (b)(7)(C) Enf. Privacy conspired to expedite cancellation of the IRS 501(c)3 Authority of the St. Augustine’s Church Corporations endeavored to disqualify eligibility to access USDA Family Food Boxes, TEFAP, and School Lunches distributed throughout the Southern States.

A Mentionable Note:

At the on-set of the COVID - 19 Pandemic, The National Ministry of Education; “USA” Anti-Poverty and Humanitarian Institutes in response to the U.S. Presidential Declaration of a National Emergency in response to the humanitarian call for action, assembled more than 300 Volunteers Nationwide and distributed in excess of Two Million (2 MM) USDA Family Food Boxes monthly within 27 - States throughout the Nation. Absolutely no financial compensation was provided for services consistently rendered for a period of nearly 2 - Years.

Upon registration of a complaint with USDA relative to the conspiracy perpetrated by the MDE, individuals alleging to represent the MDE and Offices of the Governor, made malicious threats to “Silence” Trustee, Governance, Caroline Education Community International PSA.

The malicious threats to “Silence” CECI PSA was delivered directly to Legal Counsel to transmit to Governance, CECI PSA.

Subsequently, the threat upon the life of the Trustee to “Silence CECI PSA” was made directly to the Trustee.

The threat of life was witnessed by representatives on behalf of the Food Distribution Program for the state of Louisiana. Accordingly, reports were filed with the City of Southfield, MI Police Department. Detective assigned, directed Trustee/Governance to file a report with the Federal Bureau of Investigation (FBI), which was done accordingly, as advised.

In the absence of access to NSLP Summer, 2022, St. Augustine’s National Foundation, The National Ministry of Education; SYNOD did finance the School Lunches on behalf of Children enrolled, registered and attending CECI PSA on a nominal basis.

The Churches Financial resources accessed last year are limited and primarily unavailable 2023, and the CECI PSA K12 Schools MI, MS, TN, and on-boarding schools in AL, LA, NY are in need of more than 3100 School Lunches Daily for distribution associated with its 2023 Summer Programs, effective June 10, 2023.
V. CECI PSA School Buildings Destroyed By Arson

Since 1994, Four (4) Commercial Church/School properties of the St. Augustine's University Corporation have been destroyed by arson.

Properties of the caliber MDE deemed required to qualify to expedite issuance of the “Articles of Incorporation (School Licensure) for use as an Institution of Higher Education consistent with the of Authority of the University Education and K-12 Preparatory Schools Education Charter.

The State of Michigan School Licensure as initially issued, MeHarry College, LLC, 1983, is a requirement for compliance with specifications for National Institutional Accreditation.

The determining factors that positioned eligibility to petition the U.S. Federal Court; MI to authorize “Ownership” of the Great Lakes Lutheran University and Preparatory; elementary and secondary School Education Charter as conferred upon the MeHarry College, LLC; 1.9.1985. The predecessor, University St. Augustine’s.

The most recent property destroyed by fire occurred April 2, 2023, the Historic Oak Park Methodist Episcopalian Church, Flint MI. A St. Augustine’s Corporation asset valued in excess of $7 MM.

Interestingly, just prior to Sun-Rise the morning Service Providers and Construction Contractors were scheduled to commence restoration of school facilities, and expedite installation of a multi-million dollar funding plan designed to empower CECI PSA with the capacity to re-establish in-person Hybrid Learning, and access cutting edge technology enabling the dissemination of instructions to K12 Children within the Flint MI Community, throughout the state of Michigan, Nationwide.

VI. USDA HBCU Strategic Implementation Plan; U.S. Presidential Executive Order 12320; President Ronald Reagan; 1.15.1985, “Shaw College At Detroit”.

Trustees, CECI PSA rejected USDA’s OIG request January 2023 that CECI PSA’s Governance withdraw Complaint registered initially, 2018.

~*~

CONCLUSION

USAC in its capacity as an FCC Service Provider has an obligation to be accountable relative to issues of concern that have resulted in the inequities, exclusion, suppression, and oppression and the denial of CECI PSA’s access to CARES Act, and ARRA ESSA Federal Funds.

USAC is obligated to cease and desist use of policies and protocol that is contrary to Laws that regulate Civil Rights, Constitutional Rights and Humanitarian of the Children that CECI PSA serves. Significantly, USAC Authorities have an obligation to ensure preservation of justice, equality, and preservation of the Civil Rights and Constitutional Rights of Caroline Education Community International Private School Academy.

The Caroline Education Community International PSA is owed in excess of $190 Million Dollars in FCC E-Rate and ECF Funding, and $125 Million in CARES Act Federal Funding.

The State of Michigan owes Caroline Education Community International Public School Academy in excess of Four Hundred Fifty Thousand & No/00 $450,000.00 in Obama ARRP Funds.
The State of Michigan, Governance in collusion with MS. E-Rate Coordinator has conspired to compelle USAC Senior Administration to substantiate the disqualification of CECI PSA's eligibility of any and all funding.

The MI LARA intentionally has sabotaged Renewal of the Annual Reports, Assumed Names; Caroline Education Community International Public School Academy; 2021.

The Payment of Fees associated with Annual Filings, Receipted.

Governance, St. Augustine’s University and Caroline Education Community International PSA is reliant upon the Offices of EPA to serve as the “Voice Ensuring Racial Justice”

Influencing “Corrective Actions” accordingly to ensure justice prevails to ensure access to Federal Funding entitled.

At your convenience available to conference and discuss.

Respectfully.

Governance, Trustees Administration
Caroline Education Community International PSA
University St. Augustine’s

REFERENCES:

References collaborating issues referenced herein and supplemental documentation is available and shall be provided upon request including the following.

- U.S. Federal District Court; MI Orders; 1.9.1985, 11.27.1995
- U.S. Federal Court of Appeals; MI Order, 1985, 1986
- U.S. Presidential Executive Orders 1.15.1985
- Michigan Governor’s Executive Order; 11.05.2003
- Detroit News Publication
- School Properties Destroyed By Arson
- School Properties “Deeds of Interest” Illegally Compromised

GAC: 6.1.2023