

1	Steven MacArthur-Brooks, sui juris, In Propria Persona.					
2	Kevin: Walker, sui juris, In Propria Persona.					
3	C/o 15822 North West 87th Court Miami Lakos, Florida [33018]					
4	non demostic without the United States					
	Email: steven@walkernovagroup.com					
5	Attorney(is) In Fact Frecutor(s) Trustee(s)	Authorized				
6	<i>Representative(s), and Secured Party(ies)</i> for Plaintiff(s)					
7	™STEVEN MACARTHUR-BROŎKS© ES ™STEVEN MACARTHUR-BROOKS© IRF	IATE, R TRUST.				
8	UNITED STATES DISTRICT CO					
9	FLORIDA MIA					
10	™STEVEN MACARTHUR-BROOKS©					
11	ESTATE, ™STEVEN MACARTHUR- BROOKS© IRR TRUST,	Case No. 1:24-cv-24273-RKA				
12	Plaintiff(s),	Judge: Roy K. Altman				
13	VS. ALELANDRO MORENO, et al ALELANDRO MORENO, et al					
14						
15	Defendant(s).	CONTINUED DISHONOR,				
16		DEFAULT, AND WILLFUL				
	NONCOMPLIANCE, AND REQUEST[DEMAND] FOR					
17	SANCTIONS, SUMMARY					
18		JUDGMENT, AND RELIEF.				
19						
20	PLAINTIFFS' SUPPLEMENTAL					
21	NOTICE OF DEFENDANTS' CON	TINUED DISHONOR, DEFAULT,				
22	AND WILLFUL NONCOMPLIANCE, AND REQUEST[DEMAND]					
23	FOR SANCTIONS, SUMMARY JUDGMENT, AND RELIEF					
24	COMES NOW, Plaintiffs ™STEVEN MACARTHUR-BROOKS© ESTATE and					
25	™STEVEN MACARTHUR-BROOKS© IRF	R TRUST (hereinafter "Plaintiffs"), by and				
26	through their Attorney(ies) In Fact, who ex	ercise the authority granted by an				
27	executed 'Affidavit of Powers of Attorney	In Fact,' (Exhibit D). Plaintiffs,				
28	proceeding in accordance with their unalienable right to contract, as secured and					
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PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL NONCOMPLIANCE...



1 **protected** by the Constitution of the United States of America, and in particular 2 Article I, Section 10 of the Constitution, which states: "No State shall... pass any Law impairing the Obligation of Contracts." 3 4 \parallel I. Affirmation of Service of Process 5 Plaintiffs reaffirm that service of process was properly effected as follows: 1. 6 Service via Email to All Defendants: 7 A. 8 Service was completed on October 29, 2024, via email to all named 9 Defendants, in compliance with Fla. R. Jud. Admin. 2.516, as evidenced 10 by the email confirmation attached hereto as **Exhibit Z**. **B.** Proof of Service Included with Initial Complaint: 11 12 Proof of service was filed with Plaintiff's initial complaint as part of the record and remains valid and sufficient. 13 C. Additional Service to Defendant SOUTH FLORIDA AUTO 14 **RECOVERY (SFAR):** 15 Additional service to Defendant SFAR was completed on November 1, 16 17 2024, by the Miami-Dade Police Department at 3:43 p.m., as evidenced by the Proof of Service (Exhibit W). 18 II. Defendants' Continuing Dishonor, Default, and Failure to Rebut 19 2. Defendants have failed to rebut or provide any substantive response to the 20 unrebutted Verified Complaint, three (3) Verified Commercial Affidavits, and 21 22 accompanying "AFFIDAVIT CERTIFICATE OF DISHONOR, NON-23 RESPONSE, DEFAULT, JUDGMENT, AND LIEN 24 AUTHORIZATION" (#RF204463888US), which were filed and served in strict compliance with the Uniform Commercial Code (U.C.C.) and all applicable 25 legal principles. 26 27 3. Pursuant to U.C.C. § 3-505, Defendants are conclusively presumed to be in 28 dishonor and default, as evidenced by their failure to respond to Plaintiff's -2 of 9-

PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL NONCOMPLIANCE.



1		administrative notices, contract agreements, and/or unrebutted affidavits,
2		including but not limited to:
3		"NOTICE OF DEFENDANTS' FAILURE TO REBUT OR PROVIDE
4		EVIDENCE AND CONFIRMATION OF DISHONOR AND DEFAULT
5		OF ALL DEFENDANTS" filed on 11/26/2024.
6		• The self-executing Contract Security Agreement #RF204463888US.
7	4.	In accordance with the maxim "An unrebutted affidavit stands as truth in
8		commerce", Defendants' silence constitutes full acquiescence to all claims,
9		facts, and judgments asserted by Plaintiffs. Defendants' failure to act has
10		caused irreparable injury and harm to Plaintiffs and constitutes fraud,
11		dishonor, breach of contract, and multiple violations of federal law.
12	III. I	Defendants' Procedural and Substantive Violations
13	A. Vi	iolation of Court Orders
14	5.	Defendants have willfully violated the Court's procedural order
15		entitled "ORDER IN CASES WITH MULTIPLE DEFENDANTS", by filing
16		separate motions without obtaining leave of court, thereby disregarding the
17		explicit instructions of this Honorable Court.
18	6.	Pursuant to Federal Rule of Civil Procedure (FRCP) 16(f)(1), Defendants'
19		noncompliance warrants sanctions, including:
20		Striking of Defendants' filings.
21		Monetary penalties and attorney's fees.
22		• Entry of judgment against Defendants for willful failure to comply
23		with the Court's orders.
24	B. B	ad Faith and Frivolous Filings
25	6.	Defendants' actions constitute a clear violation of FRCP 11(b), which
26		prohibits filings made for improper purposes such as harassment, delay, or
27		without evidentiary support. Defendants' frivolous filings have wasted
28		judicial resources and prejudiced Plaintiffs.
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PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL NONCOMPLIANCE...



1	IV. I	Plaintiffs' Affirmation of Defendants' Contractual Obligations
2	7.	Defendants' obligations are defined and reaffirmed by the
3		unrebutted "AFFIDAVIT CERTIFICATE OF DISHONOR" and the
4		stipulated terms of the self-executing Contract Security Agreement
5		(#RF204463888US).
6	8.	Defendants considered and agreed to a daily obligation of \$1,000,000,000.00
7		USD, accruing until satisfaction of the debt.
8	9.	As considered and agreed, as of 11/29/2024 , Defendants' total obligation
9		amounts to \$16,975,000,000.00 USD , with an additional \$1,000,000,000.00
10		USD per day continuing until full satisfaction. This obligation is binding
11		under: contract law, principles, legal maxims, and the Uniform Commercial
12	3	Code.
13	V. P	aintiffs' Entitlement to Sanctions and Summary Judgment, as a
14	matt	er of law.
15	A. En	try of Default Judgment
16	9.	Defendants' willful and continued non-response, dishonor, default, and
17		procedural violations leave no genuine dispute of material fact. Plaintiffs are
18		entitled to default judgment under FRCP 55(b), as Defendants have failed to
19		provide any substantive defense or rebuttal.
20	1.	Florida Rule of Civil Procedure 1.510(a): Summary judgement is appropriate
21		where there is no genuine issue as to any material fact and the moving party
22		is entitled to judgement as a matter of law. The unrebutted affidavits
23		submitted by Plaintiff(s) establish that there are no genuine issues of material
24		fact in dispute, and Plaintiffs are entitled to judgement based on the evidence
25		presented and as a matter of law.
26	B. Im	position of Sanctions
27	10.	Plaintiffs respectfully request the Court impose severe sanctions against
28		Defendants, including:
		-4 of 9-

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1	• Monetary penalties for willful noncompliance with the Court's order.	
2	• Reimbursement of Plaintiffs' costs and attorney's fees under 28 U.S.C.	
3	§ 1927, which totals to the said sum of Three Hundred Million U.S.	
4	Dollars (\$300,000,000.00 USD).	
5	• A finding of civil contempt for Defendants' willful disregard of	
6	procedural and substantive obligations.	
7	C. Fraud, Breach of Contract, and Other Violations	
8	11. Defendants' actions constitute fraud, breach of contract, and dishonor under	
9	U.C.C. and federal law. Plaintiffs reaffirm their claims of fraud,	
10	embezzlement, breach of trust, and deprivation of rights, as stated in the	
11	Verified Complaint and incorporated affidavits.	
12	VI. Legal Principles Supporting Plaintiffs' Claims	
13	12. Unrebutted Affidavits as Judgment in Commerce: Plaintiffs' unrebutted	
14	affidavits are binding truth under the maxim "An unrebutted affidavit	
15	becomes the judgment in commerce".	
16	13. Res Judicata and Collateral Estoppel: Defendants are <u>barred</u> from contesting	
17	the finality of Plaintiffs' claims under the doctrines of res	
18	judicata and collateral estoppel, as all material facts and claims have been	
19	resolved conclusively.	
20	14. Breach of U.C.C. Obligations and Presumed Dishonor: Defendants'	
21	dishonor and default are evidenced by their failure to fulfill obligations	
22	defined by U.C.C. § 3-505 and other applicable statutes.	
23	VII. Relief Sought	
24	WHEREFORE, Plaintiffs respectfully request the following relief:	
25	1. Entry of Default Judgment against all Defendants in the amount	
26	of \$16,975,000,000.00 USD as of 11/29/2024 , with an	
27	additional \$1,000,000,000.00 USD per day continuing until satisfaction of the	
28	obligation.	
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1	2. Striking of Defendants' Noncompliant Filings for failure to adhere to the					
2	Court's procedural order.					
3	3. Imposition of Sanctions, including monetary penalties and attorney's fees,					
4	for Defendants' willful noncompliance and bad-faith conduct.					
5	4. A Finding of Civil Contempt against Defendants for their continued					
6	disregard of the Court's authority.					
7	5. Any additional relief the Court deems just and proper.					
8	Respectfully submitted this 27th day of November, 2024.					
9	COMMERCIAL OATH AND VERIFICATION:					
10	County of Miami Dade)					
11) Commercial Oath and Verification					
12	The State of Florida)					
13	I, STEVEN MACARTHUR-BROOKS, under my unlimited liability and Commercial					
14	Oath proceeding in good faith being of sound mind states that the facts contained					
15	herein are true, correct, complete and not misleading to the best of Affiant's					
16						
17	this to be HIS Affidavit of Truth regarding same signed and sealed this <u>27TH</u> day of					
18	<u>NOVEMBER</u> in the year of Our Lord two thousand and twenty four:					
19 20	proceeding <i>sui juris</i> , In Propria Persona, by <i>Special Limited Appearance</i> , All rights reserved without prejudice or recourse, U.C.C. §§ 1-308, 3-402.					
21	By: Atta Melter Brut					
22	Steven MacArthur-Brooks , Attorney In Fact, Secured Party, <i>Executor</i> , national, <i>private bank(er)</i> EIN # 9x-xxxxxx					
23	COMMERCIAL OATH AND VERIFICATION:					
24	County of Miami Dade)					
25) Commercial Oath and Verification					
26	The State of Florida)					
27	I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding					
28	in good faith being of sound mind states that the facts contained herein are true,					
	-6 of 9- PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL NONCOMPLIANCE.					
	TELEVISED DITIONAL AND A TRANSPORT OF RECORD, NOTICE OF DEFENDING CONTINUED DISTONOR, DEFAULT, AND WILLFUE NOW COMPLIANCE.					



1 correct, complete and not misleading to the best of Affiant's knowledge and belief under penalty of International Commercial Law and state this to be HIS Affidavit of 2 3 Truth regarding same signed and sealed this <u>27TH</u> day of <u>NOVEMBER</u> in the year of Our Lord two thousand and twenty four: 4 proceeding sui juris, In Propria Persona, by Special Limited Appearance, 5 All rights reserved without prejudice or recourse, U.C.C. §§ 1-308, 3-402. 6 Bv: 7 er, Attorney In Fact, Secured Party, 8 *Executor*, national, *private bank(er)* EIN # 9x-xxxxxx 9 Let this document stand as truth before the Almighty Supreme Creator and let it be 10 established before men according as the scriptures saith: "But if they will not listen, 11 take one or two others along, so that every matter may be established by the testimony of two 12 or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every 13 word be established" 2 Corinthians 13:1. 14 Sui juris, By Special Limited Appearance, 15 By: 16 (WITNESS) 17 Sui juris, By Special Limited Appearance, 18 By 19 Brittany Cabral (WITNESS) // 20 PROOF OF SERVICE 21 STATE OF FLORIDA 22 SS. 23 COUNTY OF MIAMI DADE 24 I competent, over the age of eighteen years, and not a party to the within 25 action. My mailing address is the Koda's World, 5476 North West 77th Court, suite 26 # 613, Miami Lakes, California [33018]. On November 27, 2024, I served the within 27 documents: 28 -7 of 9-PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL NONCOMPLIANCE.

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1	1. PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF
2	DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL
3	NONCOMPLIANCE, AND REQUEST[DEMAND] FOR SANCTIONS,
4	SUMMARY JUDGMENT, AND RELIEF.
5	By Electronic Service on November 27, 2024. Based on a court order or an
6	agreement of the parties to accept service by electronic transmission, I caused the
7	documents to be sent to the 'persons' at the electronic notification addresses listed
8 9	below. Michael D. Starks C/o ANDREW KEMP-GERSTEL and LIEBLER, GONZALEZ, PORTUONDO.
10	44 West Flagler Street Miami Florida, [33130]
11	mds2@lgplaw.com sck@lgplaw.com
12	service@lgplaw.com akg@lgplaw.com
13	<u>mkv@lgplaw.com</u>
14	Shannon: Peterson, Alejandro: Moreno C/o SheppardMullin 12275 El Camino Real, Suite 100
15 16	San Diego, California [92130-4092] spetersen@sheppardmullin.com
17	amoreno@sheppardmullin.com
18	Teresa H. Campbell, Shirley Jackson, Sheryl Flaugher SAN DEIGO COUNTY CREDIT UNION
19	6545 Sequence Drive San Diego, California [92121] <u>spetersen@sheppardmullin.com</u>
20	Edwyn: Martinez and Blake: Partridge C/o SOUTH FLORIDA AUTO RECOVERY CORP and SASTRE,
21	C/o SOUTH FLORIDA AUTO RECOVERY CORP and SASTRE, SAAVEDRA & EPSTEIN, PLLC PO BOX 226185
22	Miami, Florida [33222] blake@sselegal.com
23	natalie@sselegal.com aaron@sselegal.com
24	aaronesseregar.com
25	I declare under penalty of perjury under the laws of the State of Florida that the
26	above is true and correct. Executed on November 27, 2024 at Miami Dade, Florida.
27	/s/Brittany Cabral/
28	Brittany Cabral
	-8 of 9-



NOTICE:

² Using a notary on this document does *not* constitute any adhesion, *nor does it alter*³ *my status in any manner*. The purpose for notary is verification and identification
⁴ only and not for entrance into any foreign jurisdiction.

ANKNOWLEDGEMENT:

8 State of Florida

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¹⁰ County of Miami Dade

11 On this 27th day of November, 2024, before me, Steven Wacar-thur-Brooks .

) ss.

Public, personally appeared <u>Steven MacArthur-Brooks</u>, who proved to me on the
basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed

busis of substactory evidence to be the person(s) whose nume(s) is/ are subscribed

¹⁴ to the within instrument and acknowledged to me that he/she/they executed the

¹⁵ same in his/her/their authorized capacity(ies), and that by his/her/their

¹⁶ signature(s) on the instrument the person(s), or the entity upon behalf of which the
¹⁷ person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Florida that
 the foregoing paragraph is true and correct.

22 WITNESS my hand and official seal.

23 24 Signature (Seal) 25 26 DUNET IANNICELL otary Public - State of Florida Commission # HH 252533 27 m. Expires Apr 13, 202 28

PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL NONCOMPLIANCE.

From: Kevin Walker kevinlwalker@me.com

Subject: (CASE #24020644CA01) MACARHTUR-BROOKS ESTATE v SAN DIEGO COUNTY CREDIT UNION, et. al

- Date: October 28, 2024 at 1:54 PM
 - To: Shannon Petersen spetersen@sheppardmullin.com
 - Cc: Steven . steven@walkernovagroup.com, Steven Brooks macbrooks17@aol.com, amoreno@sheppardmullin.com, tcampbell@sdccu.com, accounting@southfloridaautorecovery.com, kmitchell@sheppardmullin.com, ckissick@sdccu.com, nschmidt@sdccu.com, scarroll@sdccu.com, sfar@southfloridaautorecovery.com, sfargo@sdccu.com, sflaugher@sdccu.com, sjackson@sdccu.com, transport@southfloridaautorecovery.com, rdonaghy@sdccu.com
- Bcc: donnabellemortel@gmail.com, delfond.walker@gmail.com

Shannon Peterson/DEBTOR/fraudster/Registered Foreign Agent/ Officer of the Court/Treasonous Traitor/Defendant, Alejandro Moreno, Kelly Mithcell, Ruby Donaghy, Sheryl Flaugher (extension 2388), Teresa H. Campbell, Shirley Jackson, Nathan Schmidt, Carolyn Kissick, Ryan Little, Scott Carroll, Fiduciary(ies), Does 1-100 Inclusive,

As promised, please see the attached <u>verified</u> complaint in the amount of **\$2,975,000,000.00 USD**. This has been duly filed (CASE #24020644CA01) with the court, and in accordance with your agreement to receive service by email, you and your co-defendants are hereby served. All parties on this email have been named.

We will be sending the IRS notice as well and logging his case and the entire caution bond amount via the appropriate forms.

To settle the matter a settlement amount of \$300,000,000.00 USD will need to be received within three (3) days.

In twenty (20) days, we will motion the court for summary judgment in the said sum of \$2,975,000,000.00 USD, which MUST be granted as a matter of law. There is nothing left to talk about.

If the title is transfers on the automobile, we will amend the complaint to include, **18 U.S. Code § 1021 - Title records**, which states: <u>Whoever</u>, being an officer or other person authorized by any law of the United States to record a conveyance of real property or any other instrument which by such law may be recorded, knowingly certifies falsely that such conveyance or instrument has or has not been recorded, **shall be** fined under this title **or imprisoned not more than five years**, **or both**.



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Kevin L. Walker, sui juris Attorney In Fact, Executor, Secured Party.

WALKERNOVA GROUP

WALKERNOVAGROUP.com

The information contained in this e-mail message is privileged and confidential, intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient or the employee or agent responsible, please deliver it to the intended recipient. You are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If this is delivered to you in error, please notify us by e-mail or telephone, and delete the original message. The information in this email including the name of the above sender shall not be considered an electronic signature under Civil Code § 1633.2. The information in this email and/or the conduct of the parties does not give implied consent to conduct a transaction by electronic means under Civil Code § 1633. Thank you.

On Oct 25, 2024, at 11:43 AM, WALKERNOVA GROUP <<u>team@walkernovagroup.com</u>> wrote:

Evidence:Exhibits (dragged).pdf

Shannon Peterson and Alejandro Moreno,

For your reference, I have attached Exhibits E through J to this email.

As previously stated, the facts have already been stipulated, along with the terms of the contract agreements

