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Kevin: Walker, sui juris, In Propria Persona.

Steven MacArthur-Brooks, sui juris, In Propria Persona.

Florida

non-domestic without the United States

Email: team@walkernovagroup.com

Attorney(s)-In-Fact, Executor(s), Trustee(s), Authorized Representative(s), and Secured Party(ies) for Plaintiff(s)

TMSTEVEN MACARTHUR-BROOKS© ESTATE,
TMSTEVEN MACARTHUR-BROOKS© IRR TRUST.

SUPREME COURT OF THE UNITED STATES

TMSTEVEN MACARTHUR-BROOKS© ESTATE, et al.,

Case No. 1:24-cv-24273-RKA

Plaintiff(s),

vs. **ALEJANDRO MORENO**, et al.,

Defendant(s).

DEMAND [REQUEST] FOR JUDICIAL INTERVENTION AND WRIT OF MANDAMUS

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<u>DEMAND [REQUEST] FOR JUDICIAL INTERVENTION</u> <u>AND WRIT OF MANDAMUS</u>

COMES NOW, Plaintiffs TMSTEVEN MACARTHUR-BROOKS© ESTATE and TMSTEVEN MACARTHUR-BROOKS© IRR TRUST (hereinafter "Plaintiffs"), by and through their Attorney(s)-in-Fact, Kevin: Walker and Steven: MacArthur-Brooks, who are both proceeding sui juris, and by Special Limited Appearance. Kevin and Steven are living men, natural freeborn Sovereigns, state Citizens: Californians, and nationals, invoking their inherent constitutionally secured and protected rights and exercising the authority granted by executed 'Affidavit: Power of Attorney In Fact' (attached hereto as Exhibit D).

The Plaintiffs, acting through their Attorney(s)-In-Fact, proceed in accordance with

-1 of 11-

their unalienable right to contract, as secured and protected by the Constitution of

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- B. VERIFIED NOTICE OF DEFENDANTS' FAILURE TO REBUT OR PROVIDE EVIDENCE AND CONFIRMATION OF DISHONOR AND DEFAULT OF ALL DEFENDANTS.
- C. NOTICE OF DEFENDANT'S FULL ADMISSION TO EVERYTHING IN THEIR RESPONSE IN OPPOSITION TO PLAINTIFF'S MOTION TO EXPEDITE SUMMARY JUDGEMENT AS A MATTER OF LAW WITHOUT A HEARING.
- D. NOTICE OF FILING PROPOSED ORDER GRANTING DEFAULT JUDGEMENT, STRIKING ALL DEFENDANTS' FILINGS FOR NONCOMPLIANCE AND SANCTIONS AGAINST ALL DEFENDANTS.
- E. [PROPOSED] ORDER GRANTING DEFAULT JUDGEMENT, STRIKING ALL DEFENDANTS' FILINGS FOR NONCOMPLIANCE AND SANCTIONS AGAINST ALL DEFENDANTS.
- Reopen the administratively closed case and immediately rule on the issue of subject-matter jurisdiction.

- 3. Issue default and/or summary judgement in favor of the Plaintiffs, in the sum of \$24,975,000,000.00 USD, as of December 3, 2024, with a contractually agreed daily penalty of \$1,000,000,000.00 per day, in accordance with contract law, legal maxims, the Uniform Commercial Code, and commercial law and the law merchant.
- 4. Cease any further manipulation of the record, administrative delays, or obstruction of justice in contravention of constitutional principles

II. LEGAL AUTHORITY

- 1. The Court of Appeals holds jurisdiction under the All Writs Act, 28 U.S.C. § 1651(a), granting it authority to issue writs necessary to protect its jurisdiction and correct derelictions of duty by inferior courts.
- 2. Federal courts, including the District Court for the Southern District of Florida, are required by law to resolve jurisdictional questions promptly and ensure complete and accurate records of all proceedings. Failure to do so violates fundamental constitutional rights and undermines the integrity of the judiciary

III. FACTUAL BACKGROUND

- 1. Plaintiffs' case was removed to the **United States District Court for the Southern District of Florida** on November 1, 2024 under purported federal jurisdiction.
- 2. On December 2, 2024, Judge Roy K. Altman issued a "PAPERLESS ORDER", administratively CLOSING AND STAYING CASE, staying all deadlines, and denying all motions as moot, based on a speculative lack of subject-matter jurisdiction.
- **3.** Despite the administrative closure, Judge Altman **delayed** reviewing the complaint for **over a month.** After issuing an order stating that Defendants would be **sanctioned** and that all of their filings would be stricken for willful non-compliance, he *only then* questioned the court's subject-matter jurisdiction.

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This **delay** constitutes an egregious breach of judicial duty and undermines the timely administration of justice.

- **4.** The **District Court** has failed to enter into the record critical filings made by the Plaintiffs, including:
 - A. PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL NONCOMPLIANCE, AND REQUEST [DEMAND] FOR SANCTIONS, SUMMARY JUDGEMENT, AND RELIEF.
 - **B.** VERIFIED NOTICE OF DEFENDANTS' FAILURE TO REBUT OR PROVIDE EVIDENCE AND CONFIRMATION OF DISHONOR AND DEFAULT OF ALL DEFENDANTS.
 - C. NOTICE OF DEFENDANT'S FULL ADMISSION TO EVERYTHING IN THEIR RESPONSE IN OPPOSITION TO PLAINTIFF'S MOTION TO EXPEDITE SUMMARY JUDGEMENT AS A MATTER OF LAW WITHOUT A HEARING.
 - D. Notice of Filing Proposed Order Granting DEFAULT JUDGEMENT, STRIKING ALL DEFENDANTS' FILINGS FOR NONCOMPLIANCE AND SANCTIONS AGAINST ALL DEFENDANTS.
 - E. [PROPOSED] ORDER GRANTING DEFAULT JUDGEMENT, STRIKING ALL DEFENDANTS' FILINGS FOR NONCOMPLIANCE AND SANCTIONS AGAINST ALL DEFENDANTS.
- The Court's administrative closure and concealment and omissions from the record obstruct justice and violate Plaintiffs' constitutionally secured rights to due process and access to justice.

IV. LEGAL ANALYSIS

- 1. Failure to Address Jurisdiction Promptly:
 - Federal courts have a constitutional obligation to resolve questions of subjectmatter jurisdiction before proceeding with any other matters. The District

Court's delay in addressing this issue constitutes a dereliction of its duties and violates Plaintiffs' due process rights. — See Steel Co. v. Citizens for a Better Environment, 523 U.S. 83 (1998).

2. Improper Administrative Closure:

Administrative closures are not a substitute for a court's obligation to decide cases and controversies as required by Article III of the Constitution. Judge Altman's closure of this case, without ruling on jurisdiction, reflects an abuse of 'discretion' and an improper attempt to evade judicial accountability.

3. Concealment and/or Omission of Filings from the Record:

The deliberate failure to enter multiple filings submitted by the Plaintiffs into the official record, which were received by Judge Roy K. Altman c/o the Clerk of the Court days prior to the Order administratively staying the case, results in an incomplete and inaccurate docket. This failure prejudices the Plaintiffs and violates the fundamental principle of transparency in judicial proceedings.

4. Violation of the Right to Petition and Contract:

Plaintiffs are exercising their constitutionally secured right to contract, as protected by Article I, Section 10 of the Constitution. The District Court's actions impair this right and violate Plaintiffs' ability to seek redress of grievances, as guaranteed by the First Amendment.

VI. LEGAL <u>PRINCIPLES</u> SUPPORTING PLAINTIFFS' CLAIMS

Plaintiffs reference the following legal principles:

- 1. **Unrebutted Affidavits as Judgement in Commerce:** Plaintiffs' unrebutted affidavits are binding truth under the maxim, "An unrebutted affidavit becomes the judgement in commerce."
- 2. **Res Judicata and Collateral Estoppel:** Defendants are <u>barred</u> from contesting the finality of Plaintiffs' claims under the doctrines of **res**judicata and collateral estoppel, as all material facts and claims have been resolved conclusively.

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Breach of U.C.C. Obligations and Presumed Dishonor: Defendants' dishonor and default are evidenced by their failure to fulfill obligations defined by U.C.C. § 3-505 and other applicable statutes.

V. DEMAND FOR ACTION

- The PlaintiffsTM, acting through their Attorney-in-Fact, as sovereign entities under the law, respectfully demand this Honorable Court:
- 1. Issue a Writ of Mandamus compelling the United States District Court for the **Southern District of Florida** and **Judge Roy K. Altman** to:
 - (A) Mandate the entry of all Plaintiffs' filings into the official record, including:
 - i. PLAINTIFFS' SUPPLEMENTAL AFFIRMATION OF RECORD, NOTICE OF DEFENDANTS' CONTINUED DISHONOR, DEFAULT, AND WILLFUL NONCOMPLIANCE, AND REQUEST [DEMAND] FOR SANCTIONS, SUMMARY JUDGEMENT, AND RELIEF.
 - ii. VERIFIED NOTICE OF DEFENDANTS' FAILURE TO REBUT OR PROVIDE EVIDENCE AND CONFIRMATION OF DISHONOR AND DEFAULT OF ALL DEFENDANTS.
 - iii. NOTICE OF DEFENDANT'S FULL ADMISSION TO EVERYTHING IN THEIR RESPONSE IN OPPOSITION TO PLAINTIFF'S MOTION TO EXPEDITE SUMMARY JUDGEMENT AS A MATTER OF LAW WITHOUT A HEARING.
 - iv. NOTICE OF FILING PROPOSED ORDER GRANTING DEFAULT JUDGEMENT, STRIKING ALL DEFENDANTS' FILINGS FOR NONCOMPLIANCE AND SANCTIONS AGAINST ALL DEFENDANTS.
 - v. [PROPOSED] ORDER GRANTING DEFAULT JUDGEMENT, STRIKING ALL DEFENDANTS' FILINGS FOR NONCOMPLIANCE AND SANCTIONS AGAINST ALL DEFENDANTS.

- 1 **Issue a Writ of Mandamus** compelling the United States District Court for the Southern District of Florida and Judge Roy K. Altman to reopen the case, 2 resolve the issue of jurisdiction, and cease all further administrative delays. 3 **Issue a Writ of Mandamus** compelling Issuance of default and/or summary 4 judgement in favor of the Plaintiffs, in the sum of \$24,975,000,000.00 USD, as of 5 December 3, 2024, with a contractually agreed daily penalty of \$1,000,000,000.00 per day, in accordance with contract law, legal maxims, the Uniform 7 8 Commercial Code, and commercial law and the law merchant, as the Defendants have willfully defaulted and failed to perform their contractual and 9 legal obligations. 10 Cease any further manipulation of the record, administrative delays, or 11 12 obstruction of justice in contravention of constitutional principles 13 **Ensure compliance with constitutional obligations** and prevent further obstruction of justice by the District Court, specifically addressing violations of 14 18 U.S.C. §§ 1512, 1519, 1505, and 2071, and issuing sanctions as appropriate. 15 16 Issue a final order to remedy these constitutional violations and prevent further 6. obstruction of justice 17 18 Respectfully submitted this 3rd day of December, 2024. 19 **COMMERCIAL OATH AND VERIFICATION:** 20 County of Riverside 21 22 Commercial Oath and Verification The State of California 23 24
 - I, STEVEN MACARTHUR-BROOKS, under my unlimited liability and Commercial Oath proceeding in good faith being of sound mind states that the facts contained herein are true, 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 Truth regarding same signed and sealed this 3RD day of

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DECEMBER in the year of Our Lord two thousand and twenty four: proceeding sui juris, In Propria Persona, by Special Limited Appearance, 2 All rights reserved without prejudice or recourse, U.C.C. §§ 1-308, 3-402. 3 4 Steven MacArthur-Brooks, Attorney In Fact, Secured Party, Executor, national, private bank(er) EIN # 9x-xxxxxxx 5 6 **COMMERCIAL OATH AND VERIFICATION:** 7 8 County of Riverside Commercial Oath and Verification 9 The State of California 10 I, KEVIN WALKER, under my unlimited liability and Commercial Oath proceeding 11 in good faith being of sound mind states that the facts contained herein are true, 12 correct, complete and not misleading to the best of Affiant's knowledge and belief 13 under penalty of International Commercial Law and state this to be HIS Affidavit of 14 Truth regarding same signed and sealed this 3RD day of DECEMBER in the year of 15 16 Our Lord two thousand and twenty four: proceeding sui juris, In Propria Persona, by Special Limited Appearance, 17 All rights reserved without prejudice or recourse, U.C.C. §§ 1-308, 3-402. 18 19 Kevin Walker, Attorney In Fact, Secured Party, 20 Executor, national, private bank(er) EIN # 9x-xxxxxxx Let this document stand as truth before the Almighty Supreme Creator and let it be 21 established before men according as the scriptures saith: "But if they will not listen, 22 take one or two others along, so that every matter may be established by the testimony of two 23 or three witnesses." Matthew 18:16. "In the mouth of two or three witnesses, shall every 24 25 word be established" 2 Corinthians 13:1. Sui juris, By Special Limited Appearance, 26 RIGHTS RESERVED 27 Corey Walker (WITNESS)

-8 of 11-

	Registered Mail #F Express Mail #
1	Sui juris, By Special Limited Appearance,
2 3	By: McCl 305 Donnabelle Mortel (WITNESS)
4	
5	PROOF OF SERVICE
6	STATE OF CALIFORNIA)
7) ss.
8	COUNTY OF RIVERSIDE)
9	I competent, over the age of eighteen years, and not a party to the within
10	action. My mailing address is the Koda's World, 5476 North West 77th Court, suite
11	# 613, Miami Lakes, California [33018]. On December 3, 2024, I served the within
12	documents:
13	1. DEMAND [REQUEST] FOR JUDICIAL INTERVENTION AND WRIT OF
14	MANDAMUS
15	By Electronic Service on December 3, 2024. Based on a court order or an
16	agreement of the parties to accept service by electronic transmission, I caused the
17	documents to be sent to the 'persons' at the electronic notification addresses listed
18	below.
19	Michael D. Starks C/o ANDREW KEMP-GERSTEL and LIEBLER, GONZALEZ, PORTUONDO.
20	44 West Flagler Street Miami Florida, [33130]
21	mds2@lgplaw.com sck@lgplaw.com
22	service@lgplaw.com akg@lgplaw.com
23	mkv@lgplaw.com
24 25	Shannon: Peterson, Alejandro: Moreno C/o SheppardMullin
26	12275 El Camino Real, Suite 100 San Diego, California [92130-4092] spetersen@sheppardmullin.com
27	amoreno@sheppardmullin.com
28	Teresa H. Campbell, Shirley Jackson, Sheryl Flaugher SAN DEIGO COUNTY CREDIT UNION
	-9 of 11- DEMAND [REQUEST] FOR JUDICIAL INTERVENTION AND WRIT OF MANDAMUS
	DEMAND [REQUEST] FOR JUDICIAL INTERVENTION AND WRIT OF MANDANIOS

Registered Mail # Express Mail 6545 Sequence Drive San Diego, California [92121] spetersen@sheppardmullin.com 1 2 Edwyn: Martinez and Blake: Partridge C/o SOUTH FLORIDA AUTO RECOVERY CORP and SASTRE, SAAVEDRA 3 & EPSTEIN, PLLC PO BOX 226185 Miami, Florida [33222] 4 blake@sselegal.com 5 natalie@sselegal.com aaron@sselegal.com 6 7 By United States Mail. I enclosed the documents in a sealed envelope or package 8 addressed to the persons at the addresses listed below by placing the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and 12 mailing, it is deposited in the ordinary course of business with the United States 13 Postal Service, in a sealed envelope with postage fully prepared. I am a resident or employed in the county where the mailing occurred. The envelope or package was 14 15 placed in the mail at Riverside, California. 16 Roy: Altman C/o CHAMBERS and/or CLERK OF THE COURT 400 North Miami Avenue Courtroom 12-4 17 Miami, Florida [33128] Registered Mail #RF775821247US Express Mail #ER126149245US 18 19 Agent(s) Fiduciary(ies) o Office of the Clerk and SUPREME COURT OF THE UNITED STATES 20 First Street, North East Washington, District of Colombia 21 Registered Mail #RF775821255US Express Mail #ER126149259US 22 23 I declare under penalty of perjury under the laws of the State of California that the 24 above is true and correct. Executed on December 3, 2024 at Riverside, California. /s/Donnabelle E. Mortel/ 25 Donnabelle E. Mortel 26 27 28 -10 of 11-

DEMAND [REQUEST] FOR JUDICIAL INTERVENTION AND WRIT OF MANDAMUS



NOTICE: 1 Using a notary on this document does *not* constitute any adhesion, *nor does it alter* my status in any manner. The purpose for notary is verification and identification 3 only and not for entrance into any foreign jurisdiction. 5 6 ANKNOWLEDGEMENT: 7 State of California 8 A notary public or other officer completing this certificate verifies only the identity of the individual who signed the 9) ss. document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document County of Riverside On this 3rd day of December, 2024, before me, Joyti Patel, a Notary Public, personally appeared Kevin Walker, who proved to me on the basis of satisfactory 12 13 evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/ 14 her/their authorized capacity(ies), and that by his/her/their signature(s) on the 15 instrument the person(s), or the entity upon behalf of which the person(s) acted, 16 executed the instrument. 17 18 I certify under PENALTY OF PERJURY under the laws of the State of California 19 that the foregoing paragraph is true and correct. 20 21

22

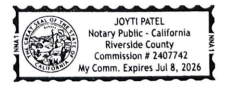
WITNESS my hand and official seal.

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Signature <u>flyflefat el</u> (Seal)



Case 1:2<mark>4</mark>-cv-24273-RKA Document <u>1-1 Entered on FLSD Do</u>cket 11/01/2024 Page 56 of 111

REGISTERED MAIL # RF661448955US

TRUTH AFFIDAVIT

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IN THE NATURE OF SUPPLEMENTAL RULES FOR ADMINISTRATIVE AND MARITIME CLAIMS RULES C(6)

> Grant of Exclusive power of attorney to conduct all tax, business, and legal affairs of principal person.

Date: April 17, 2024

POWER OF ATTORNEY IN FACT

I, STEVEN MACARTHUR-BROOKS, STEVEN CLYDE MACARTHUR BROOKS, MACARTHUR-BROOKS, STEVEN, or any derivative thereof, **DEBTOR/ENS LEGIS/** CORPORATE FICTION, 15822 NORTH WEST 87TH COURT MIAMI LAKES, FL [33018], do hereby appoint Steven: MarArthur-Brooks, a Living Soul, as Agent with Power of Attorney in Fact, Non-domestic, c/o 15822 North West 87th Court, Miami Lakes, Florida [33018], to take exclusive charge of, manage, and conduct all of my tax, business and legal affairs, and for such purpose to act for me in my name and place, without limitation on the powers necessary to carry out this exclusive purpose of attorney in fact as authorized:

- (a) To take possession of, hold, and manage my real estate and all other property;
- (b) To receive money or property paid or delivered to me from any source;
 - (c) To deposit funds in, make withdrawals from, or sign checks or drafts against any account standing in my name individually or jointly in any bank or other depository, to cash coupons, bonds,
- or certificates of deposits, to endorse checks, notes or other documents in my name; to have access
- to, and place items in or remove them from, any safety deposit box standing in my name individually or jointly, and otherwise to conduct bank transactions or business for me in my name;
 - (d) To pay my just debts and expenses, including reasonable expenses incurred by my attorney in
 - fact Steven MacArthur-Brooks, in exercising this exclusive power of attorney.
 - (e) To retain any investments, invest, and to invest in stocks, bonds, or other securities, or in real estate or other property;
 - (f) To give general and special proxies or exercise rights of conversion or rights with respect to shares or securities, to deposit shares or securities with, or transfer them to protective committees or

-Page 1 of 4-

Case 1:24-cv-24273-RKA Document 1-1 Entered on FLSD Docket 11/01/2024 Page 57 of 111

EXHIBIT D

REGISTERED MAIL # RF661448955US

1	shintar bodies, to join in any reorganization and pay assessments of subscriptions cancer for in
2	connection with shares or securities;
3	(g) To sell, exchange, lease, give options, and make contracts concerning real estate or other
4	property for such considerations and on such terms as my attorney in fact Steven MacArthur-
5	Brooks, may consider prudent;
6	(h) To improve or develop real estate, to construct, alter, or repair building structures and
7	appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real
8	estate; to plant, cultivate, harvest, and sell or otherwise dispose of crops and timber, and do all
9	things necessary or appropriate to good husbandry.
10	(i) To provide for the use, maintenance, repair, security, or storage of my tangible property;
11	(j) To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks
12	as my attorney in fact Steven MacArthur-Brooks may consider prudent;
13	
14	The Agent/Living Soul, Steven: MacArthur-Brooks, is hereby fully authorized by law to
15	act for and in control of the DEBTOR/ENS LEGIS/BANK/FINANCIAL INSTITUTION/
16	ARTIFICIAL ENTITY/CORPORATE FICTION, STEVEN MACARTHUR-BROOKS, or any
17	derivative thereof. In addition, through the exclusive power of attorney, to contract for all
18	business and legal affairs of the principal person: MACARTHUR-BROOKS, STEVEN CLYDE,
19	DEBTOR/ENS LEGIS/BANK/FINANCIAL INSTITUTION/ARTIFICIAL ENTITY/
20	CORPORATE FICTION.
21	The term "exclusive" shall be construed to mean that while these powers of attorney are in
22	force, only my attorney in fact may obligate me in these matters, and I forfeit the capacity to
23	obligate myself with regard to the same. This grant of Exclusive Power is Irrevocable during the
24	lifetime of the Agent/Living Soul, Steven: MacArthur-Brooks.
25	Executed and sealed by the voluntary act of my own hand, this 17th day of April, 2024.
26	Acceptance:
27	At Malita-Brooks
28	STEVEN MACARTHUR-BROOKS, GRANTOR
	-Page 2 of 4-

AFFIDAVIT: POWER OF ATTORNEY IN FACT - STEVEN CLYDE MACARTHUR BROOKS

Case 1:24-cv-24273-RKA Document 1-1 Entered on FLSD Docket 11/01/2024 Page 58 of 111

EXHIBIT D

REGISTERED MAIL # RF661448955US

1	Executed without the UNITED STATES, I declare under penalty of perjury under the laws of the
2	united states of America that the foregoing is true and correct.
3	I, the above named <u>exclusive</u> Attorney In Fact, do hereby Accept the fiduciary interest of the herein-named DEBTOR /
5	ENS LEGIS/BANK/FINANCIAL INSTITUTION/
6	ARTIFICIAL ENTITY/CORPORATE FICTION and will
7	execute the herein-granted powers-of-attorney with due diligence.
8	
9	All rights reserved without prejudice or recourse, UCC § 1-308.
10	WE MAGOG
11	By: Mr. Mr. Ath. Brooks. Steven MacArthur-Brooks, sui juris
12	Authorized Representative, Agent, Attorney In Fact.
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14	
15	Let this document stand as truth before the Almighty Supreme Creator and let it be established before men
16	according as the scriptures saith: "But if they will not listen, take one or two others along, so that every matter may be established by the testimony of two or three witnesses." Matthew 18:16. "In
17	the mouth of two or three witnesses, shall every word be established" 2 Corinthians 13:1.
18	
19	B R 1
20	By: Brittany Cabral MacArthur-Brooks (WITNESS)
21	Authorized Representative
22	By: Oug S. (WITNESS)
23	(WITNESS)
24	
25	
26	
27	NOTICE:
28	Using a notary on this document does <i>not</i> constitute any adhesion, <i>nor does it alter my status in any manner</i> . The purpose for notary is verification and identification only and not for entrance into any foreign jurisdiction.

Case 1:24-cv-24273-RKA Document 1-1 Entered on FLSD Docket 11/01/2024 Page 59 of 111 REGISTERED MAIL # RF661448955US JURAT State of Florida) ss. County of Miami-Dade Subscribed and sworn to (of affirmed) before me on this 24 day of 0(40000, 2024, by Steven MacArthur-Brooks, proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me. Vega Notary public Seal: CLAUDIA VEGA Notary Public - State of Florida Commission # HH 184518 My Comm. Expires Oct 10, 2025 -Page 4 of 4-

AFFIDAVIT: POWER OF ATTORNEY IN FACT - STEVEN CLYDE MACARTHUR BROOKS