IN THE CIRCUIT COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA CIVIL DIVISION

DEEPGULF, INC., and TOKE OIL AND GAS, S.A.,

Plaintiffs,

CASE NO.: 2018-CA-000543

VS.

DIVISION: E

MARC M. MOSZKOWSKI,

Defendant.

ORDER REFERRING CASE TO MEDIATION

It appearing to the Court in the above-captioned matter that this cause is appropriate for mediation and pursuant to Fla. R. Civ. Pro. 1.700, it is,

ORDERED AND ADJUDGED that:

- 1. Mediation is hereby ordered to occur **no later than June 9, 2025**. By agreement of the parties and approval by the Court, mediation may be held remotely via Zoom.
- 2. Counsel for the Plaintiff and Defendant, pro se, shall make every effort to stipulate to a certified circuit within five (5) days of the date of this order. If the parties are unable to agree on a mediator, or location, or time, the parties must immediately notify this Court's Judicial Assistant (denise.moffitt@flcourts1.gov; 850-585-4453) and a mediator, date and time will be selected by the Court.
- 3. Once selected and notified by counsel for the parties, the mediator shall establish a mutually satisfactory date, time and location for the mediation conference.
 - 4. The following rules shall govern the mediation conference:
- (a) The appearance of counsel and Defendant who will try the case and the party (or representative of the party with full authority to enter into a full and complete compromise and settlement) is <u>mandatory</u>.
- (b) The Court shall impose sanctions for the failure of counsel and Defendant and their respective parties to attend the conference and participate in good faith. The participants shall be prepared to expend as much time as necessary to settle the case or until impasse is declared by the mediator.
- (c) Counsel for Plaintiff and Defendant, *pro* se, shall present a brief written summary of the facts and issues to the mediator, at least five (5) days prior to the conference. The summary shall not be filed with the Clerk of Court or served on opposing unless otherwise agreed.

- (d) Counsel and Defendant are advised that mediation does not toll any time requirements otherwise imposed by Statute or the Rules of Civil Procedure.
- 5. The mediator shall be compensated at his/her hourly rate, which cost shall be borne by the parties equally. The mediator may require a deposit in advance of the mediation.
 - 6. The requirement for mediation in this cause is mandatory.

DONE AND ORDERED in Chambers at Pensacola, Escambia County, Florida.

signed by CIRCUIT COURT JUDGE JAN SHACKELFORD 04/09/2025 03:13:13 1EsFduZ6

Conformed copies to:

Braden K. Ball, Jr., Esq. Litvak Beasley Wilson & Ball, LLP Attorney for Plaintiff

Marc M. Moszkowski Le Verdos 83300 Chateaudouble, France m.moszkowski@deepgulf.net Defendant, Pro Se