

**IN THE CIRCUIT COURT IN AND FOR ESCAMBIA COUNTY,
FLORIDA**

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

Plaintiffs,

vs.

MARC M. MOSZKOWSKI

Defendant.

Case No.: 2018 CA 000543

Division: "E"

**NOTICE OF PRESERVATION OF UNREFUTED AFFIDAVITS
FILED JANUARY 21, 2025**

COMES NOW Defendant, Marc Moszkowski, and hereby submits this Notice to preserve the record of two sworn affidavits filed with the Court on January 21st, 2025, both of which remain unrefuted, unacknowledged, and materially relevant to the issues before the Court.

1. The first affidavit, titled "*First Affidavit Regarding the Considerable Dangers Encountered in East Timor Between 2007 and 2013*" details the extensive physical, political, and environmental dangers faced by Defendant during DeepGulf's operations in East Timor from 2007 to 2013. It includes

documentation of serious personal risk, bodily harm, exposure to political violence, and loss of health and weight, all of which underscore Defendant's commitment to DeepGulf's mission and the personal toll inflicted by his assignments abroad. The affidavit was supported by 42 pages of detailed exhibits.

2. The second affidavit, titled "*Second Affidavit Regarding Civil Conspiracy*," outlines a coordinated legal and procedural attack involving a fraudulent loan arrangement initiated by Plaintiff's Chairman and a shareholder associate. It includes a sworn account of the lawsuit filed in France, the default judgment obtained without Defendant's knowledge or presence, and the resulting lien placed on Defendant's home. The affidavit was supported by 72 pages of exhibits documenting the fabrication, communications, and procedural history of the underlying conspiracy.

These affidavits were submitted in good faith, under penalty of perjury, and supported by extensive documentary evidence. To date, neither Plaintiff nor the Court has addressed or challenged their content. Defendant preserves this record to ensure these

declarations remain part of the case file and are fully available for appellate review and future proceedings.

Respectfully submitted this 21st day of April, 2025

Marc Moszkowski, Pro Se

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Le Verdos

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CERTIFICATE OF SERVICE

I hereby certify that, on this 21st day of April, 2025, a copy of this motion has been furnished to Braden K. Ball, Jr., attorney for the plaintiffs, through the Florida Courts E-Filing Portal.

