IN THE CIRCUIT COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA

DEEPGULF, INC. and

TOKE OIL AND GAS, S.A.

Plaintiffs, Case No.: 2018 CA 000543

vs. Division: "E"

MARC M. MOSZKOWSKI

Defendant.

DEFENDANT'S NOTICE OF FILING STATEMENT REGARDING MEDIATOR'S NON-RESPONSE AND DEFENDANT'S GOOD FAITH EFFORT TO COMPLY

NOTICE IS HEREBY GIVEN that the Defendant, Marc Moszkowski, has filed the attached "Statement Regarding Mediator's Non-Response and Defendant's Good Faith Effort to Comply", to preserve the record concerning the mediation scheduled for May 21, 2025..

Respectfully submitted on this 20th day of May, 2025.

Marc Moszkowski, Pro Se

Email: m.moszkowski@deepgulf.net

Le Verdos

83300 Châteaudouble, France

M. haskowski

CERTIFICATE OF SERVICE

I hereby certify that, on this 20th day of May, 2025, a copy of this Notice has been furnished to Braden K. Ball, Jr., attorney for the plaintiffs, through the Florida Courts E-Filing Portal.

M. horzkowski

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Defendant.

STATEMENT REGARDING MEDIATOR'S NON-RESPONSE AND DEFENDANT'S GOOD FAITH EFFORT TO COMPLY

COMES NOW the Defendant, Marc Moszkowski, and respectfully submits this Statement to preserve the record concerning the mediation scheduled for May 21, 2025. This submission is necessary due to the absence of any response from the appointed mediator, Mr. H. Wesley Reeder, despite Defendant's documented outreach.

On April 24, 2025, Defendant sent a letter to Mr. Reeder (attached to a court-filed objection) clearly outlining:

 The Defendant's willingness to engage in any useful or good-faith process;

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- His absolute financial inability to pay the \$900 mediation fee;
- His belief, supported by the course of litigation, that mediation in this matter would be futile;
- And a respectful request for clarification, waiver, or acknowledgement.

Mr. Reeder's office confirmed receipt of the letter. However, no reply, guidance, or accommodation has been offered as of the date of this filing—24 hours before the scheduled mediation.

Defendant submits this Statement to confirm:

- 1. His full good-faith effort to communicate with the mediator;
- 2. His consistent willingness to participate in procedures that are feasible, lawful, and productive;
- 3. That any breakdown in the scheduled mediation process arises not from refusal or misconduct by the Defendant, but from the absence of engagement by the mediator and the unresolved judicial imposition of an impossible condition.

Defendant respectfully requests that this Statement be preserved in the record to prevent any mischaracterization of his intentions or conduct.

Respectfully submitted on this 20th day of May, 2025.

Marc Moszkowski, Pro Se

Email: m.moszkowski@deepgulf.net

M. haskowski

Le Verdos

83300 Châteaudouble, France

CERTIFICATE OF SERVICE

I hereby certify that, on this 20th day of May, 2025, a copy of this Statement has been furnished to Braden K. Ball, Jr., attorney for the plaintiffs, through the Florida Courts E-Filing Portal.

M. hoszkowski