

**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 SUPPLEMENTAL MEDICAL EVIDENCE

COMES NOW Defendant, Marc Moszkowski, and respectfully submits this Notice of Supplemental Medical Evidence in further support of all pending motions requesting relief based on Defendant's medical incapacity and inability to travel.

1. On multiple occasions since 2019, Defendant has informed the Courts of a severe and untreated bilateral inguinal hernia condition, documented by French medical certificates, and of the associated impossibility of air travel due to chronic pain and the risk of incarceration or rupture.
2. Despite the consistent production of supporting evidence over the years, recent orders suggest that the reality or severity of Defendant's

condition may not have been fully credited.

3. The Court has denied Defendant's requests without engagement with the evidence and appears to perhaps question the veracity or severity of the condition.
4. In an effort to remove all doubt as to the reality of his medical state, Defendant now submits two photographs, taken today in full daylight, depicting the visible external manifestation of the herniation.
5. These images have been redacted for modesty but nonetheless document with anatomical clarity the displacement and swelling consistent with advanced bilateral inguinal hernia. They reflect a medically incapacitating condition that has persisted and worsened over years without surgical intervention.
6. Defendant respectfully submits these photographs not to elicit sympathy, nor to offend or shock, but solely to remove any remaining doubt as to the genuine and incapacitating nature of his condition. The images were taken in natural light, are medically honest, and have been discreetly redacted to avoid indecency. Defendant is acutely aware of the dignity of these proceedings and would not include such material unless absolutely necessary. He has no access to treatment, no local support system, and no legal assistance. These


images are not speculative or exaggerated—they reflect verifiable anatomical fact and speak to a condition that remains entirely untreated and progressively debilitating. Defendant expressly disclaims any intention to sensationalize or provoke. The photographs are submitted solely in response to what appears to be judicial skepticism regarding the legitimacy of Defendant's long-asserted medical incapacity.

WHEREFORE, Defendant requests that the Court take judicial notice of this evidence and reconsider any prior conclusions suggesting that Defendant's inability to attend proceedings in person may not be bona fide.

Attached: Exhibit B1, Photographs Taken on May 28, 2025

Respectfully submitted on this 28th day of May, 2025.

Marc Moszkowski, Pro Se
Email: m.moszkowski@deepgulf.net
Le Verdos
83300 Châteaudouble, France



CERTIFICATE OF SERVICE

I hereby certify that, on this 28th 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. Marzowski

PHOTOGRAPHIC EVIDENCE OF INGUINAL HERNIAS (REDACTED)

SUBMITTED FOR PROTECTIVE REVIEW

Photos are redacted for decency.

