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 SUPPLEMENTAL NOTICE OF AVAILABILITY FOR
TELEPHONIC PARTICIPATION AT PRETRIAL CONFERENCE

Defendant, Marc Moszkowski, respectfully files this Supplemental Notice

to ensure that the Court is aware of his availability for the Pretrial

Conference scheduled for June 10, 2025, at 10:30 A.M. Although the Court

has denied remote appearance via Zoom, Defendant remains fully

reachable by U.S. telephone and hereby provides the following contact

number:

(251) 300-4820

Although Defendant currently resides in a location without cellular

coverage, his iPhone remains reliably connected via landline-based WiFi

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and is capable of both standard voice and video communication.

This information is submitted in light of (1) Defendant's previously

documented medical and financial limitations, (2) the announced absence

of the Judicial Assistant for the week of June 9–13, and (3) the importance

of ensuring procedural fairness and due consideration of pleadings timely

submitted.

WHEREFORE, Defendant respectfully requests that this information be

made available promptly to the presiding Judge, due to urgency, and that

telephonic access be permitted at the Court's discretion.

Respectfully submitted on this 10th day of June, 2025.

Marc Moszkowski, Pro Se

Email: m.moszkowski@deepgulf.net

Le Verdos

83300 Châteaudouble, France

M. harzhowski

CERTIFICATE OF SERVICE

I hereby certify that, on this 10th day of June, 2025, a copy of this Notice has been furnished to Braden K. Ball, Jr., attorney for the plaintiffs, through the Florida Courts E-Filing Port

M. Maczhow K.