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.

SUPPLEMENTAL DECLARATION REGARDING CASE MANAGEMENT
CONFERENCE

**COMES NOW** the Defendant, appearing Pro Se, and respectfully submits the following declaration for the purpose of clarifying his understanding of a matter discussed during the April 11<sup>th</sup>, 2025 Case Management Conference:

**Clarification Regarding Court's Efficiency Concerns** 

During the recent Case Management Conference, Defendant respectfully

understood the Court to express concern that, given the volume of cases

and limited judicial resources, it might be inefficient to devote time to filings

or hearings if Defendant were ultimately unable to appear in person at trial.

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Defendant understands and appreciates the Court's administrative

constraints.

However, as a foreign resident who did not initiate this litigation and who

has participated continuously and in good faith for seven years, Defendant

respectfully submits that the consideration and fairness due to filings and

motions should not be conditioned upon the uncertain possibility of personal

travel. Judicial resources are indeed finite, but fairness must remain

constant.

Defendant makes this clarification solely to preserve his good-faith

understanding of the record and out of respect for the Court's transparency.

Respectfully submitted this 4<sup>th</sup> day of April, 2025

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M. hoszkowski

Le Verdos

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## **CERTIFICATE OF SERVICE**

I hereby certify that, on this 4<sup>th</sup> 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.

M. horzkowski

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