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.

NOTICE OF READINESS FOR APPELLATE RELIEF

COMES NOW Defendant, Marc Moszkowski, and hereby gives notice to

this Court and to all parties that, in light of the current posture of these

proceedings, he is prepared to seek appellate relief as may become

necessary to preserve his constitutional and procedural rights. In support,

Defendant states:

I. Context and Unresolved Threshold Issues

For over seven years, Defendant has filed detailed motions, declarations,

and exhibits—spanning thousands of pages—demonstrating that the core

evidence relied upon by Plaintiffs is inauthentic, fabricated, or retroactively

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constructed. These filings have not been substantively addressed by the Court or rebutted by Plaintiffs.

In February 2025, the Court conducted a shortened hearing, during which Defendant's Motion to Strike the Complaint as a Sham and his Motion for Summary Judgment were both denied—without engagement with the specific factual grounds raised—while Plaintiff's Motion for Summary Judgment was granted in part.

Meanwhile, Defendant's motion practice regarding forged evidence, structural procedural irregularities, and disputed corporate standing remains unresolved. No ruling has been issued on critical objections concerning authenticity, jurisdiction, and pretrial admissibility.

II. Mischaracterization of Mediation and Related Show Cause Motion

Plaintiffs recently filed a Notice attaching a mediator's letter, dated May 21, 2025, stating that Defendant had not paid the required deposit. That letter was filed six days after it was received by Plaintiffs. It omits any mention of whether mediation occurred or whether Plaintiffs attended.

This Notice fails to acknowledge Defendant's letter to the mediator dated April 24, 2025—filed into the record—which requested relief due to

documented financial inability. That letter was acknowledged but never answered.

Plaintiffs now seek sanctions based on Defendant's purported failure to mediate, despite the unresolved objection and absence of any notice to Defendant that mediation would proceed without him. This too remains unaddressed.

III. Notice of Readiness

Defendant respectfully places on record that he has exhausted every procedural avenue to obtain fair adjudication of threshold issues before trial. He stands prepared to seek appellate review and, if necessary, to pursue further remedies through appropriate legal channels, including judicial oversight bodies.

This Notice is not a request for relief. It is a preservation of rights and a signal of record.

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

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

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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.