

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

April 2nd, 2025

Clerk of Court
Escambia County Circuit Court

Re: Filing in Case No. 2018CA000543

DeepGulf, Inc. and Toke Oil and Gas S.A. vs. Marc Moszkowski

Dear Clerk of Court,

Please find enclosed for filing in the above-referenced matter the following documents submitted by the Defendant:

1. Defendant's Motion to Dismiss for Fraud on the Court
2. Affidavit Regarding Plaintiff Toke Oil & Gas S.A.'s Lack of Legal Existence
3. Supplemental Declaration Regarding Lack of Board Authorization and Misrepresentation of Corporate Authority
4. Notice of Filing Exhibits in Support of Supplemental Declaration

These filings are submitted in advance of the Case Management Conference scheduled for April 3rd, 2025 at 8:45 CDT, and are intended to assist the Court in evaluating matters concerning standing, corporate capacity, and procedural integrity.

Should the Court require any clarification or additional copies, I will promptly comply. Please kindly confirm that these filings have been entered into the docket.

Respectfully submitted on April 2nd, 2025

A handwritten signature in blue ink that reads "M. Moszkowski". The "M." is smaller and positioned above the surname "Moszkowski".

Marc Moszkowski
Pro-Se Defendant

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

DEFENDANT'S MOTION TO DISMISS FOR FRAUD ON THE COURT

COMES NOW, Defendant Marc Moszkowski, Pro-Se, and respectfully moves this Honorable Court to dismiss the Plaintiffs' claims with prejudice on the grounds of fraud on the court, and in support thereof states as follows::

I. INTRODUCTION

The Plaintiff has knowingly and willfully engaged in conduct that constitutes fraud on the court. Specifically, the Plaintiff has submitted false claims, presented fabricated or misleading evidence, and misrepresented material facts, thereby subverting the judicial process.

Despite repeated objections and Defendant's numerous submissions of clear evidence over the past eight years, Plaintiff has continued to rely on knowingly false assertions. The fraudulent conduct has prejudiced the Defendant and undermined the integrity of these proceedings.

II. LEGAL STANDARD

Fraud on the court is a serious offense that justifies dismissal of a case. Under Florida Rule of Civil Procedure 1.540(b), courts have the authority to set aside judgments procured through fraud, misrepresentation, or misconduct. Dismissal is appropriate when a party's conduct constitutes a deliberate attempt to corrupt the judicial process.

The Florida Supreme Court has recognized that fraud on the court occurs when "a party has sentiently set in motion some unconscionable scheme calculated to interfere with the judicial system's ability to impartially adjudicate a matter." See **Cox v. Burke, 706 So. 2d 43 (Fla. 5th DCA 1998)**.

III. FACTUAL BACKGROUND

A. Fabrication of the Foreign Plaintiff

1. Plaintiff falsely claimed the existence of a foreign plaintiff to manipulate the jurisdiction of this Court and complicate proceedings.
2. Defendant has continuously asserted that this foreign plaintiff does not exist, providing substantial evidence that Plaintiff has failed to refute.
3. Despite Defendant's objections and multiple filings raising this issue, Plaintiff has never substantiated the existence of the alleged foreign plaintiff.

Supporting Evidence:

See bundled in this document: **AFFIDAVIT REGARDING PLAINTIFF TOKE OIL & GAS S.A.'S LACK OF LEGAL EXISTENCE.**

B. Contradictory Statements Regarding Defendant's Directorship

1. Plaintiff alleged in their Complaint that Defendant was removed as a director of DeepGulf, Inc..
2. Subsequently, Plaintiff reversed its position in an affidavit filed on September 6th, 2024 and in a Response filed on February 6th, 2025, to serve its legal advantage.
3. Defendant has obtained official records from the Florida Department of State Division of Corporations, confirming that Plaintiff's

initial claim of Defendant's removal was truthful, while their later statements were knowingly false.

Supporting Evidence:

- [Exhibit "AB"] – Florida Department of State Annual Reports and corporate filings from 2021 to present.
- Affidavits and Pleadings from Plaintiff asserting contradictory statements regarding Defendant's status as a director.

C. Fraudulent Assertion of Authority by a Non-Existent Plaintiff

1. Plaintiff has alleged the existence of a foreign corporation as a party in this lawsuit. However, Defendant was one of only two Directors on the Board of this foreign corporation.

2. At no time did Defendant participate in or authorize any decision to initiate this lawsuit. In fact, Defendant was never even consulted regarding any such decision, nor was any legitimate Board meeting held to approve the litigation.

3. Furthermore, Plaintiff has produced no evidence of a valid Board resolution or corporate action approving this lawsuit, which would have been impossible given that Defendant, as one of the only two Directors, would have had knowledge of any such decision.

4. Compounding the fraud, the foreign corporation had already ceased to exist long prior to the alleged initiation of the lawsuit. Therefore, it lacked the legal capacity to sue.

5. Plaintiff's reliance on a non-existent corporate entity to justify jurisdiction and sustain frivolous claims constitutes clear fraud on the Court.

Supporting Evidence:

- [Exhibit "AE"] – Corporate documents confirming Defendant's status as one of the two Directors, and President, of the foreign corporation.

D. Refusal to Address Defendant's Evidence

Despite Defendant submitting extensive evidence disproving Plaintiff's claims, Plaintiff has systematically ignored these submissions, falsely maintaining accusations.

E. Abuse of Process

Plaintiff's persistent reliance on fraudulent statements and fabricated evidence has resulted in unnecessary legal expenses and judicial inefficiency.

IV. ARGUMENT

Plaintiff's conduct meets the standard for fraud on the court. The contradictions in their sworn statements and the fabrication of a non-existent plaintiff are clear attempts to manipulate judicial proceedings. Dismissal is warranted because no lesser sanction would adequately address the severity of this misconduct.

The Court has both the inherent authority and the obligation to protect the integrity of its proceedings by dismissing claims tainted by fraud. See **Metro. Dade Cty. v. Martinsen, 736 So. 2d 794 (Fla. 3d DCA 1999)**.

V. CONCLUSION

For the foregoing reasons, Defendant respectfully requests that this Court:

1. Dismiss Plaintiff's Complaint with prejudice.
2. Award Defendant reasonable costs and fees associated with defending against these fraudulent claims, and
3. Grant any other relief the Court deems appropriate.

Respectfully submitted this 2nd day of April, 2025

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



CERTIFICATE OF SERVICE

I hereby certify that, on this 2nd 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.



Notes regarding Annual Reports filed with the Florida Department of State Division of Corporations

by Marc Moszkowski, Defendant, Pro-Se

In the Florida Department of State Division of Corporations, annual reports filed by profit corporations are required to include specific information about the company's directors. Here are the key dispositions concerning the disclosure of directors:

1. **Listing of Directors:** Profit corporations must list the names and addresses of all directors serving at the time of filing the annual report.
2. **Changes in Directors:** If there have been any changes in the board of directors since the last annual report, these changes must be reflected in the current filing. This includes adding new directors and removing those who are no longer serving.
3. **Principal Office Address:** The principal office address of the corporation must be provided.
4. **Registered Agent and Office:** The corporation must also provide the name and address of its registered agent and registered office in Florida. The registered agent is the person or entity designated to receive legal documents on behalf of the corporation.
5. **Officer Information:** While the primary focus is on directors, some annual reports may also require information about the corporation's officers, including the president, secretary, and treasurer.
6. **Compliance and Accuracy:** The information provided must be accurate and up-to-date. Failure to provide accurate information or to file the annual report on time can result in penalties, including the administrative dissolution of the corporation.
7. **Public Record:** The information disclosed in the annual report, including the names and addresses of directors, becomes part of the public record.

Hereafter 21 documents filed by Plaintiff's Rustin Howard from 2004 until 2024

2024 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Feb 27, 2024****Secretary of State****3921810068CC****Current Principal Place of Business:**

7205 PATRICK LANE UNIT A
 UNIT A
 PENSACOLA, FL 32526

Current Mailing Address:

7205 PATRICK LANE UNIT A
 UNIT A
 PENSACOLA, FL 32526 US

FEI Number: 20-2250919**Certificate of Status Desired: No****Name and Address of Current Registered Agent:**

HOWARD, RUSTIN RAY
 7205 PATRICK
 UNIT A
 PENSACOLA, FL 32526 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN RAY HOWARD**02/27/2024**

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	CHAIRMAN, DIRECTOR, SECRETARY	Title	DIRECTOR
Name	HOWARD, RUSTIN R	Name	JOHNSON, THOMAS J
Address	7205 PATRICK LANE - UNIT A UNIT A	Address	3520 HOPESTILL ROAD
City-State-Zip:	PENSACOLA FL 32526	City-State-Zip:	PENSACOLA FL 32503

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN RAY HOWARD**SECRETARY****02/27/2024**

Electronic Signature of Signing Officer/Director Detail

Date

2023 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Feb 17, 2023****Secretary of State****0156695645CC****Current Principal Place of Business:**

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502

Current Mailing Address:

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired: No****Name and Address of Current Registered Agent:**

SAGE CORP
7205 PATRICK
UNIT A
PENSACOLA, FL 32526 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: SAGE COR**02/17/2023**

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	CHAIRMAN, DIRECTOR, SECRETARY	Title	DIRECTOR
Name	HOWARD, RUSTIN R	Name	JOHNSON, THOMAS J
Address	431 EAST ZARAGOZA ST. UNIT B	Address	3520 HOPESTILL ROAD
City-State-Zip:	PENSACOLA FL 32502	City-State-Zip:	PENSACOLA FL 32503

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SIGNATURE: RUSTIN HOWARD**CHAIRMAN****02/17/2023**

Electronic Signature of Signing Officer/Director Detail

Date

2022 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Mar 27, 2022****Secretary of State****9072874091CC****Current Principal Place of Business:**

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502

Current Mailing Address:

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired: No****Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
431 EAST ZARAGOZA ST
UNIT B
PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD**03/27/2022**

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	CHAIRMAN, DIRECTOR, SECRETARY	Title	DIRECTOR
Name	HOWARD, RUSTIN R	Name	JOHNSON, THOMAS J
Address	431 EAST ZARAGOZA ST. UNIT B	Address	3520 HOPESTILL ROAD
City-State-Zip:	PENSACOLA FL 32502	City-State-Zip:	PENSACOLA FL 32503

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN HOWARD**CHAIRMAN****03/27/2022**

Electronic Signature of Signing Officer/Director Detail

Date

2021 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Mar 26, 2021****Secretary of State****2664152915CC****Current Principal Place of Business:**

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502

Current Mailing Address:

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired: No****Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
431 EAST ZARAGOZA ST
UNIT B
PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD**03/26/2021**

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	CHAIRMAN, DIRECTOR, SECRETARY	Title	DIRECTOR
Name	HOWARD, RUSTIN R	Name	JOHNSON, THOMAS J
Address	431 EAST ZARAGOZA ST. UNIT B	Address	3520 HOPESTILL ROAD
City-State-Zip:	PENSACOLA FL 32502	City-State-Zip:	PENSACOLA FL 32503

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN HOWARD**CHAIRMAN****03/26/2021**

Electronic Signature of Signing Officer/Director Detail

Date

2020 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED**

Jun 04, 2020

Secretary of State

1899254034CC

Current Principal Place of Business:

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502

Current Mailing Address:

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired:** No**Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
431 EAST ZARAGOZA ST
UNIT B
PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD

06/04/2020

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	PRESIDENT, DIRECTOR	Title	CHAIRMAN, DIRECTOR, SECRETARY
Name	MOSZKOWSKI, MARC (SUSPENDED)	Name	HOWARD, RUSTIN R
Address	CHALET LE BELVEDERE LE CREY	Address	431 EAST ZARAGOZA ST. UNIT B
City-State-Zip:	CHAMPAGNY-EN-VANOISE 73350	City-State-Zip:	PENSACOLA FL 32502
Title	DIRECTOR		
Name	JOHNSON, THOMAS J		
Address	3520 HOPESTILL ROAD		
City-State-Zip:	PENSACOLA FL 32503		

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN HOWARD

SECRETARY

06/04/2020

Electronic Signature of Signing Officer/Director Detail

Date

2019 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Jun 17, 2019****Secretary of State****4155142966CC****Current Principal Place of Business:**

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502

Current Mailing Address:

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired:** No**Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
431 EAST ZARAGOZA ST
UNIT B
PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD

06/17/2019

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	PRESIDENT, DIRECTOR	Title	CHAIRMAN, DIRECTOR, SECRETARY
Name	MOSZKOWSKI, MARC (SUSPENDED)	Name	HOWARD, RUSTIN R
Address	CHALET LE BELVEDERE LE CREY	Address	431 EAST ZARAGOZA ST. UNIT B
City-State-Zip:	CHAMPAGNY-EN-VANOISE 73350	City-State-Zip:	PENSACOLA FL 32502
Title	DIRECTOR		
Name	JOHNSON, THOMAS J		
Address	3520 HOPESTILL ROAD		
City-State-Zip:	PENSACOLA FL 32503		

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: HOWARD , RUSTIN R

CHAIRMAN

06/17/2019

Electronic Signature of Signing Officer/Director Detail

Date

2018 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Feb 08, 2018****Secretary of State****CC7759970048****Current Principal Place of Business:**

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502

Current Mailing Address:

431 EAST ZARAGOZA ST.
UNIT B
PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired:** No**Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
431 EAST ZARAGOZA ST
UNIT B
PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD

02/08/2018

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	PRESIDENT, DIRECTOR	Title	CHAIRMAN, DIRECTOR, SECRETARY
Name	MOSZKOWSKI, MARC	Name	HOWARD, RUSTIN R
Address	CHALET LE BELVEDERE LE CREY	Address	431 EAST ZARAGOZA ST. UNIT B
City-State-Zip:	CHAMPAGNY-EN-VANOISE 73350	City-State-Zip:	PENSACOLA FL 32502
Title	DIRECTOR		
Name	JOHNSON, THOMAS J		
Address	3520 HOPESTILL ROAD		
City-State-Zip:	PENSACOLA FL 32503		

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN HOWARD**DIRECTOR**

02/08/2018

Electronic Signature of Signing Officer/Director Detail

Date

2017 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Mar 06, 2017****Secretary of State****CC6794091271****Current Principal Place of Business:**

25 WEST CEDAR ST
 SUITE 440
 PENSACOLA, FL 32502

Current Mailing Address:

25 WEST CEDAR ST
 SUITE 440
 PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired:** No**Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
 431 EAST ZARAGOZA ST
 UNIT B
 PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD

03/06/2017

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	PRESIDENT, DIRECTOR	Title	CHAIRMAN, DIRECTOR, SECRETARY
Name	MOSZKOWSKI, MARC	Name	HOWARD, RUSTIN R
Address	CHALET LE BELVEDERE LE CREY	Address	25 WEST CEDAR ST SUITE 440
City-State-Zip:	CHAMPAGNY-EN-VANOISE 73350	City-State-Zip:	PENSACOLA FL 32502
Title	DIRECTOR		
Name	LOTT, WILLIAM B		
Address	26588 ROLLING RIDGE ROAD		
City-State-Zip:	ROBERTSDALE AL 36656		

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN HOWARD

CHAIRMAN

03/06/2017

Electronic Signature of Signing Officer/Director Detail

Date

2016 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**Current Principal Place of Business:**

25 WEST CEDAR ST
 SUITE 440
 PENSACOLA, FL 32502

Current Mailing Address:

25 WEST CEDAR ST
 SUITE 440
 PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired:** No**Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
 25 WEST CEDAR ST
 SUITE 440
 PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD

03/30/2016

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	PRESIDENT, DIRECTOR	Title	CHAIRMAN, DIRECTOR, SECRETARY
Name	MOSZKOWSKI, MARC	Name	HOWARD, RUSTIN R
Address	427 EAST ZARRAGOSSA ST	Address	25 WEST CEDAR ST SUITE 440
City-State-Zip:	PENSACOLA FL 32502	City-State-Zip:	PENSACOLA FL 32502

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN HOWARD

CHAIRMAN

03/30/2016

Electronic Signature of Signing Officer/Director Detail

Date

2015 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Jan 20, 2015****Secretary of State****CC4324243818****Current Principal Place of Business:**

17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502

Current Mailing Address:

17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired:** No**Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
 17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD

01/20/2015

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	PRESIDENT, DIRECTOR	Title	CHAIRMAN, DIRECTOR, SECRETARY
Name	MOSZKOWSKI, MARC	Name	HOWARD, RUSTIN R
Address	425C E ZARRAGOSSA ST	Address	17 SOUTH PALAFOX PLACE SUITE 370
City-State-Zip:	PENSACOLA FL 32502	City-State-Zip:	PENSACOLA FL 32502

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN HOWARDSECRETARY, DIRECTOR, 01/20/2015
CHAIRMAN

Electronic Signature of Signing Officer/Director Detail

Date

2014 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Jan 27, 2014****Secretary of State****CC5924735589****Current Principal Place of Business:**

17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502

Current Mailing Address:

17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired:** No**Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
 17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD

01/27/2014

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	PRESIDENT, DIRECTOR	Title	CHAIRMAN, DIRECTOR, SECRETARY
Name	MOSZKOWSKI, MARC	Name	HOWARD, RUSTIN R
Address	425C E ZARRAGOSSA ST	Address	17 SOUTH PALAFOX PLACE SUITE 370
City-State-Zip:	PENSACOLA FL 32502	City-State-Zip:	PENSACOLA FL 32502

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN HOWARDSECRETARY, DIRECTOR, 01/27/2014
CHAIRMAN

Electronic Signature of Signing Officer/Director Detail

Date

2013 FLORIDA PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.**FILED****Mar 21, 2013****Secretary of State****CC8347028606****Current Principal Place of Business:**

17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502

Current Mailing Address:

17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502 US

FEI Number: 20-2250919**Certificate of Status Desired:** No**Name and Address of Current Registered Agent:**

HOWARD, RUSTIN R
 17 SOUTH PALAFOX PLACE
 SUITE 370
 PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD**03/21/2013**

Electronic Signature of Registered Agent

Date

Officer/Director Detail :

Title	PRES
Name	MOSZKOWSKI, MARC
Address	425C E ZARRAGOSSA ST
City-State-Zip:	PENSACOLA FL 32502

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: MARC MOSZKOWSKI**PRES****03/21/2013**

Electronic Signature of Signing Officer/Director Detail

Date

2012 FOR PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.

**FILED
Mar 13, 2012
Secretary of State**

Current Principal Place of Business:

17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

New Principal Place of Business:

Current Mailing Address:

17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

New Mailing Address:

FEI Number: 20-2250919 FEI Number Applied For () FEI Number Not Applicable () Certificate of Status Desired ()

Name and Address of Current Registered Agent:

HOWARD, RUSTIN R AGENT
17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

Name and Address of New Registered Agent:

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE:

Electronic Signature of Registered Agent

Date

OFFICERS AND DIRECTORS:

Title: PRES
Name: MOSZKOWSKI, MARC PRES
Address: 425C E ZARRAGOSSA ST
City-St-Zip: PENSACOLA, FL 32502 US

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUS R HOWARD

MR

03/13/2012

Electronic Signature of Signing Officer or Director

Date

2011 FOR PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.

**FILED
Jan 06, 2011
Secretary of State**

Current Principal Place of Business:

17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

New Principal Place of Business:

Current Mailing Address:

17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

New Mailing Address:

FEI Number: 20-2250919 FEI Number Applied For () FEI Number Not Applicable () Certificate of Status Desired ()

Name and Address of Current Registered Agent:

HOWARD, RUSTIN R AGENT
17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

Name and Address of New Registered Agent:

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE:

Electronic Signature of Registered Agent

Date

OFFICERS AND DIRECTORS:

Title: PRES
Name: MOSZKOWSKI, MARC PRES
Address: 425C E ZARRAGOSSA ST
City-St-Zip: PENSACOLA, FL 32502 US

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN R. HOWARD

MR

01/06/2011

Electronic Signature of Signing Officer or Director

Date

2010 FOR PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.

**FILED
May 10, 2010
Secretary of State**

Current Principal Place of Business:

700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

New Principal Place of Business:

17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

Current Mailing Address:

700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

New Mailing Address:

17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

FEI Number: 20-2250919

FEI Number Applied For ()

FEI Number Not Applicable ()

Certificate of Status Desired ()

Name and Address of Current Registered Agent:

HOWARD, RUSTIN R AGENT
700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

Name and Address of New Registered Agent:

HOWARD, RUSTIN R AGENT
17 SOUTH PALAFOX PLACE
SUITE 370
PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE:

05/10/2010

Electronic Signature of Registered Agent

Date

In accordance with s. 607.193(2)(b), F.S., the corporation did not receive the prior notice.

Election Campaign Financing Trust Fund Contribution ().

OFFICERS AND DIRECTORS:

Title: PRES
Name: MOSZKOWSKI, MARC PRES
Address: 425C E ZARRAGOSSA ST
City-St-Zip: PENSACOLA, FL 32502 US

I hereby certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with all other like empowered.

SIGNATURE: RUSTIN R HOWARD

AGNT

05/10/2010

Electronic Signature of Signing Officer or Director

Date

2009 FOR PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.

**FILED
Apr 28, 2009
Secretary of State**

Current Principal Place of Business:

700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

New Principal Place of Business:

Current Mailing Address:

700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

New Mailing Address:

FEI Number: 20-2250919 FEI Number Applied For () FEI Number Not Applicable () Certificate of Status Desired ()

Name and Address of Current Registered Agent:

HOWARD, RUSTIN R AGENT
700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

Name and Address of New Registered Agent:

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE:

Electronic Signature of Registered Agent

Date

Election Campaign Financing Trust Fund Contribution ().

OFFICERS AND DIRECTORS:

Title: PRES () Delete
Name: MOSZKOWSKI, MARC PRES
Address: 425C E ZARRAGOSSA ST
City-St-Zip: PENSACOLA, FL 32502 US

ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS:

Title: () Change () Addition
Name:
Address:
City-St-Zip:

I hereby certify that the information supplied with this filing does not qualify for the exemption stated in Chapter 119, Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with an address, with all other like empowered.

SIGNATURE: MARC MOSZKOWSKI

P

04/28/2009

Electronic Signature of Signing Officer or Director

Date

**2008 FOR PROFIT CORPORATION
ANNUAL REPORT**

DOCUMENT # P04000161805

1. Entity Name
DEEPGULF, INC.



**FILED
Feb 18, 2008 8:00 am
Secretary of State**

02-18-2008 90021 005 ***150.00

Principal Place of Business
700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 32502-5985 US

Mailing Address
700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 32502-5985 US

DO NOT WRITE IN THIS SPACE



02102008 No Chg-P CR2E034 (11/05)

4. FEI Number 20-2250919	Applied For Not Applicable
5. Certificate of Status Desired <input type="checkbox"/> \$8.75 Additional Fee Required	

6. Name and Address of Current Registered Agent

HOWARD, RUSTIN R AGENT
700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 32502-5985

**DO NOT WRITE
IN THIS SPACE**

8. The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida. I am familiar with, and accept the obligations of registered agent.

SIGNATURE

Signature, typed or printed name of registered agent and title if applicable.

(NOTE: Registered Agent signature required when reinstating)

DATE

**FILE NOW!!! FEE IS \$150.00
After May 1, 2008 Fee will be \$550.00**

9. Election Campaign Financing
Trust Fund Contribution. \$5.00 May Be
Added to Fees

10. OFFICERS AND DIRECTORS

TITLE	PRES
NAME	MOSZKOWSKI, MARC PRES
STREET ADDRESS	425C E ZARRAGOSSA ST
CITY-ST-ZIP	PENSACOLA, FL 32502

TITLE	
NAME	
STREET ADDRESS	
CITY-ST-ZIP	

TITLE	
NAME	
STREET ADDRESS	
CITY-ST-ZIP	

TITLE	
NAME	
STREET ADDRESS	
CITY-ST-ZIP	

TITLE	
NAME	
STREET ADDRESS	
CITY-ST-ZIP	

TITLE	
NAME	
STREET ADDRESS	
CITY-ST-ZIP	

12. I hereby certify that the information supplied with this filing does not qualify for the exemptions contained in Chapter 119, Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears in Block 10 or Block 11 if changed, or on an attachment with an address, with all other like empowered.

SIGNATURE:

SIGNATURE AND TYPED OR PRINTED NAME OF SIGNING OFFICER OR DIRECTOR

2/10/08
Date

Daytime Phone #

**DO NOT WRITE
IN THIS SPACE**

2007 FOR PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.

**FILED
Apr 17, 2007
Secretary of State**

Current Principal Place of Business:

700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

New Principal Place of Business:

Current Mailing Address:

700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

New Mailing Address:

FEI Number: 20-2250919 FEI Number Applied For () FEI Number Not Applicable () Certificate of Status Desired ()

Name and Address of Current Registered Agent:

HOWARD, RUSTIN R AGENT
700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

Name and Address of New Registered Agent:

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE:

Electronic Signature of Registered Agent

Date

Election Campaign Financing Trust Fund Contribution ().

OFFICERS AND DIRECTORS:

Title: PRES () Delete
Name: MOSZKOWSKI, MARC PRES
Address: 10220 MEMORIAL DRIVE SUITE 19
City-St-Zip: HOUSTON, TX 77024 US

ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS:

Title: PRES (X) Change () Addition
Name: MOSZKOWSKI, MARC PRES
Address: 425C E ZARRAGOSSA ST
City-St-Zip: PENSACOLA, FL 32502 US

I hereby certify that the information supplied with this filing does not qualify for the exemption stated in Chapter 119, Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with an address, with all other like empowered.

SIGNATURE: MARC MOSZKOWSKI

PRES

04/17/2007

Electronic Signature of Signing Officer or Director

Date

2006 FOR PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.

**FILED
Apr 26, 2006
Secretary of State**

Current Principal Place of Business:

700 SOUTH PALAFOX STREET
SUITE 160
PENSACOLA, FL 32502

New Principal Place of Business:

700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

Current Mailing Address:

700 SOUTH PALAFOX STREET
SUITE 160
PENSACOLA, FL 32502

New Mailing Address:

700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

FEI Number: 20-2250919

FEI Number Applied For ()

FEI Number Not Applicable ()

Certificate of Status Desired ()

Name and Address of Current Registered Agent:

HOWARD, RUSTIN AGENT
700 SOUTH PALAFOX STREET
SUITE 160
PENSACOLA, FL 32502 US

Name and Address of New Registered Agent:

HOWARD, RUSTIN R AGENT
700 SOUTH PALAFOX STREET
SUITE 200
PENSACOLA, FL 325025985 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN R HOWARD

04/26/2006

Electronic Signature of Registered Agent

Date

Election Campaign Financing Trust Fund Contribution ().

OFFICERS AND DIRECTORS:

Title: PRES () Delete
Name: MOSzkowski, Marc
Address: 10220 Memorial Drive Suite 19
City-St-Zip: Houston, TX 77024 US

ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS:

Title: PRES (X) Change () Addition
Name: MOSzkowski, Marc PRES
Address: 10220 Memorial Drive Suite 19
City-St-Zip: Houston, TX 77024 US

I hereby certify that the information supplied with this filing does not qualify for the exemption stated in Chapter 119, Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with an address, with all other like empowered.

SIGNATURE: MARC MOSzkowski

PRES

04/26/2006

Electronic Signature of Signing Officer or Director

Date

2005 FOR PROFIT CORPORATION ANNUAL REPORT

DOCUMENT# P04000161805

Entity Name: DEEPGULF, INC.

FILED
Apr 12, 2005
Secretary of State

Current Principal Place of Business:

700 SOUTH PALAFOX STREET
SUITE 220
PENSACOLA, FL 32502

New Principal Place of Business:

700 SOUTH PALAFOX STREET
SUITE 160
PENSACOLA, FL 32502

Current Mailing Address:

700 SOUTH PALAFOX STREET
SUITE 220
PENSACOLA, FL 32502

New Mailing Address:

700 SOUTH PALAFOX STREET
SUITE 160
PENSACOLA, FL 32502

FEI Number: 20-2250919

FEI Number Applied For ()

FEI Number Not Applicable ()

Certificate of Status Desired ()

Name and Address of Current Registered Agent:

HOWARD, RUSTIN
700 SOUTH PALAFOX STREET
SUITE 220
PENSACOLA, FL 32502 US

Name and Address of New Registered Agent:

HOWARD, RUSTIN AGENT
700 SOUTH PALAFOX STREET
SUITE 160
PENSACOLA, FL 32502 US

The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida.

SIGNATURE: RUSTIN HOWARD

04/12/2005

Electronic Signature of Registered Agent

Date

Election Campaign Financing Trust Fund Contribution ().

OFFICERS AND DIRECTORS:

Title: Delete
Name:
Address:
City-St-Zip:

ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS:

Title: PRES Change Addition
Name: MOSZKOWSKI, MARC
Address: 10220 MEMORIAL DRIVE SUITE 19
City-St-Zip: HOUSTON, TX 77024 US

I hereby certify that the information supplied with this filing does not qualify for the exemption stated in Section 119.07(3)(i), Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my electronic signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears above, or on an attachment with an address, with all other like empowered.

SIGNATURE: MARC MOSZKOWSKI

PRES

04/12/2005

Electronic Signature of Signing Officer or Director

Date

Florida Department of State
Division of Corporations
Public Access System

Electronic Filing Cover Sheet

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H04000227746 3)))

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page.
Doing so will generate another cover sheet.

To:

Division of Corporations
Fax Number : (850)205-0381

From:

Account Name : CLARK, PARTINGTON, HART AND HART
Account Number : 071201002016
Phone : (850)434-9200
Fax Number : (850)432-7340

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

2004 DEC - 1 A 8 49

FILED

FLORIDA PROFIT CORPORATION OR P.A.

DeepGulf, Inc.
Deep, Inc.

Certificate of Status	0
Certified Copy	1
Page Count	04
Estimated Charge	\$78.75

[Electronic Filing Menu](#)[Corporate Filing](#)[Public Access Help](#)

12/21/04



FLORIDA DEPARTMENT OF STATE
Glenda E. Hood
Secretary of State

November 16, 2004

CLARK, PARTINGTON, HART AND HART

SUBJECT: DEEP, INC.
REF: W04000041866

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and resubmit the complete document, including the electronic filing cover sheet.

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

If you have any further questions concerning your document, please call (850) 245-6929.

Justin M Shivers
Document Specialist
New Filings Section

FAX Aud. #: E04000227746
Letter Number: 604A00065071

Document being
resubmitted with
new name +
new effective date
of 12/1/04.
Thank you.

H04000227746 3

FILED

SECRET
MAILING LIST
TALLAHASSEE, FLORIDA
AUG 3 2004
REC'D BY MAIL
ON DEC - 1 A 3:49

**ARTICLES OF INCORPORATION
OF
DEEPGULF, INC.**

The undersigned incorporator, RUSTIN HOWARD, an individual authorized to contract, hereby presents these Articles of Incorporation for the formation of a corporation under the provisions of Chapter 607, Florida Statutes.

ARTICLE I - NAME

The name of the corporation is DEEPGULF, INC.

ARTICLE II - PRINCIPAL OFFICE

The address of the principal office of the corporation is 700 South Palafox Street, Suite 220, Pensacola, Florida 32502.

ARTICLE III - PURPOSE

This corporation is organized for the purpose of transacting any and all lawful business under the laws of the State of Florida and the laws of the United States.

ARTICLE IV - CAPITAL STOCK

The aggregate number of shares of capital stock which the corporation shall have the authority to issue is 25,000,000, all with a par value of \$.001 per share, consisting of:

(a) 20,000,000 shares of Common Stock, of which 12,000,000 shares shall be Class A Voting Common Stock, and 8,000,000 shares shall be Class B Non-Voting Common Stock. The relative rights, preferences and limitations of each class of Common Stock shall be as follows: In respect to all matters as to which the vote or the consent of the shareholders of the corporation shall be required or shall be taken, the owners of the Class A Voting Common Stock shall be entitled to one vote for every share of Class A Voting Common Stock held according to the records of the corporation. Except as otherwise provided by law, ownership of Class B Non-Voting Common Stock shall not entitle the holders thereof to vote with respect to any matter as to which the vote or consent of the shareholders of the corporation shall be required to be taken, and all rights to vote and all voting power shall be vested solely in the holders of the Class A Voting Common Stock. In all other respects, the rights, preferences and limitations of the two classes of Common Stock shall be identical.

(b) 5,000,000 shares of Preferred Stock. The Preferred Stock may be issued in one or more series. The Board of Directors of the corporation is expressly authorized: (i) to fix the designations, powers, preferences, rights, conversion or exchange privileges, qualifications, limitations and restrictions with the respect to any series of Preferred Stock and (ii) to specify the number of shares of each and any series of Preferred Stock.

H04000227746 3

ARTICLE V - LIABILITY OF DIRECTORS

(a) No director of the corporation shall be personally liable to the corporation or its shareholders for damages for any breach of duty in such capacity, unless said breach of duty, whether an act or omission, is found by judgment of a court of competent jurisdiction or by other adjudication to have been committed in bad faith or involved intentional misconduct or knowing violation of the law, or that the director personally gained a financial profit or other advantage to which the director was not legally entitled, or that the director's acts violated Section 607.0831, Florida Statutes.

(b) Each person who serves as a director of the corporation while this Article V is in effect shall be deemed to be doing so in reliance on the provisions of this Article V, and neither the amendment or repeal of this Article V, nor the adoption of any provision of these Articles of Incorporation inconsistent with this Article V, shall apply to or have any effect on the liability or alleged liability of any director of the corporation for, arising out of, based upon, or in connection with any acts or omissions of such director occurring prior to such amendment, repeal, or adoption of an inconsistent provision. The provisions of this Article V are cumulative and shall be in addition to and independent of any and all other limitations on or eliminations of the liabilities of directors of the corporation, as such, whether such limitations or eliminations arise under or are created by any law, rule, regulation, by-law, agreement, vote of shareholders or disinterested directors, or otherwise.

ARTICLE VI - INDEMNIFICATION

(a) The corporation shall indemnify to the fullest extent now or hereafter provided for or permitted by law each person involved in, or made to threatened to be made a party to, any action, suit, claim or proceeding, arbitration, alternative dispute resolution mechanism, investigation, administrative or legislative hearing or any other actual, threatened, pending or completed proceeding, whether civil or criminal, or whether formal or informal, and including an action by or in the right of the corporation or any other corporation, or any partnership, joint venture, trust, employee benefit plan or other enterprise, whether profit or non-profit (any such entity, other than the corporation, being hereinafter referred to as an "Enterprise"), and including appeals therein (and such process being hereinafter referred to as a "Proceeding"), by reason of the fact that such person, such person's testator or intestate (i) is or was a director or officer of the corporation, or (ii) while serving as a director or officer of the Corporation, is or was serving, at the request of the corporation, as a director, officer or in any other capacity, any other Enterprise, against any and all judgments, fines, penalties, amounts paid in settlement, and expenses, including attorney's fees, actually and reasonably incurred as a result of or in connection with any Proceeding, except as provided in Article VI(b) below.

(b) No indemnification shall be made to or on behalf of any such person if a judgment or other final adjudication adverse to such person establishes that such person's acts were committed in bad faith or were the result of active and deliberate dishonesty and were material in the cause of action so adjudicated, or that such person personally gained in fact a financial profit or other advantage to which such person was not legally entitled. In addition, no indemnification shall be made with respect to any Proceeding initiated by any such person against the corporation, or a director or officer of the corporation, other than to enforce the terms of this Article VI, unless such Proceeding was authorized by the Board of Directors. Further, no indemnification shall be made with respect to any settlement or compromise of any Proceeding unless and until the corporation has consented to such settlement or compromise.

(c) Written notice of any Proceeding for which Indemnification may be sought by any person shall be given to the corporation as soon as practicable; however, an individual's failure

to provide such notice shall not relieve the corporation of its indemnification obligations hereunder, except to the extent that the corporation has been prejudiced by its failure to receive such notice in a timely manner. The corporation shall then be permitted to participate in the defense of any such proceedings or, unless conflict of interest or position exist between such person and the corporation in the conduct of the defense, to assume such defense. In the event that the corporation assumes the defense of any such Proceeding, legal counsel selected by the corporation shall be acceptable to such person. After such assumption, the corporation shall not be liable to such person for any legal or other expenses subsequent incurred unless such expenses have been expressly authorized by the corporation. In the event that the corporation participates in the defense of any such Proceeding, such person may select counsel to represent such person in regard to such Proceeding; however, such person shall cooperate in good faith with any request that common counsel be utilized by the parties to any Proceeding who are similarly situated, unless to do so would be inappropriate due to actual or potential differing interests between or among such parties.

(d) The rights to indemnification and advancement of expenses granted by or pursuant to this Article VI; (i) shall not limit or exclude, but shall be in addition to, any other rights which may be granted by or pursuant to any statute, by-law, resolution or shareholders or directors or agreement; (ii) shall be deemed to constitute contractual obligations of the Corporation to any director or officer who serves in a capacity referred to in this Article VI at any time while this Article VI is in effect, whether or not thereafter repealed or amended; (iii) shall continue as to a person who has ceased to be a director or officer and shall inure to the benefit of the estate, spouse, heirs, executors, administrators or assigns of such person. It is the intent of this Article VI to require the corporation to indemnify the persons referred to herein for the aforementioned judgments, fines, penalties, amounts paid in settlement, and expenses, including attorney's fees, in each and every circumstance in which such indemnification could lawfully be permitted by express provisions of a certificate of incorporation, and the indemnification required by this Article VI shall not be limited by the absence of an express recital of such circumstances.

(e) In making any determination regarding any person's entitlement to indemnification hereunder, it shall be presumed that such person is entitled to indemnification, and the corporation shall have the burden of proving to the contrary.

(f) The corporation may, with the approval of the Board of Directors, enter into an agreement with any person who is, or is about to become, a director, officer, employee or agent of the corporation, or who is serving, or is about to serve, at the request of the corporation, as a director, officer, or in any other capacity, any other Enterprise; such agreement may provide for the indemnification of such person and advancement of expenses to such person upon terms, and the extent, not prohibited by law. The failure to enter into any such agreement shall not affect or limit the rights of any such person under this Article.

ARTICLE VII – COMMENCEMENT AND TERM OF EXISTENCE

The date for commencement of the corporation's existence shall be December 1, 2004. The corporation shall have perpetual existence.

ARTICLE VIII - INITIAL REGISTERED OFFICE AND AGENT

The address of the initial registered office of this corporation shall be 700 South Palafox Street, Suite 220, Pensacola, Florida 32502, and the name of the initial registered agent of this corporation at that address is Rustin Howard.

ARTICLE IX - INCORPORATOR

The name and address of the person signing these Articles are:

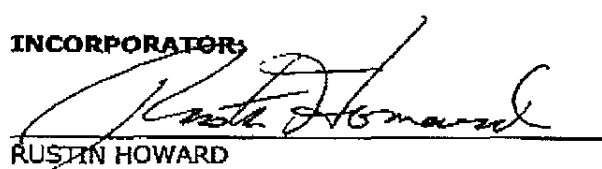
Rustin Howard
700 South Palafox Street, Suite 220
Pensacola, Florida 32502.

ARTICLE X - AMENDMENT

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment hereto, and any right conferred upon the shareholders is subject to this reservation.

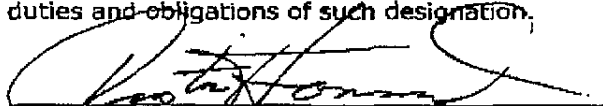
IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation on the 1st day of December, 2004.

INCORPORATOR:


RUSTIN HOWARD

REGISTERED AGENT ACCEPTANCE

I do hereby accept the foregoing designation as registered agent of DEEPGULF, INC. Further, I am familiar with and accept the duties and obligations of such designation.


RUSTIN HOWARD

Date: December 1, 2004

K:\VDM\DEEP\042005\DOCS\ARTICLES-INC.DOC

2004 DEC - 1 A 8:49
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

FILED

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.

**MARC MOSZKOWSKI'S AFFIDAVIT REGARDING PLAINTIFF TOKE
OIL & GAS S.A.'S LACK OF LEGAL EXISTENCE**

**I. Plaintiff Toke Oil & Gas S.A. is a fictitious entity only, used in
Florida as a DBA alias for DeepGulf, Inc.**

Although it was originally incorporated in East Timor in 2008 and did substantial business in that country in accordance with all East Timorese laws, Toke Oil & Gas S.A. ceased to have any legal existence in East Timor the very minute DeepGulf, Inc. acquired it.

In the United States, Plaintiff Toke Oil & Gas S.A. is only a fictitious

name for U.S. corporation DeepGulf, Inc.¹. It has no legal existence or good standing as a foreign or domestic entity, and never had any, and is therefore barred from suing, according to both East Timorese Law and Florida Statute.

II. Lack of legal existence for Plaintiff Toke Oil & Gas S.A.

Plaintiff ignored all requests and questions raised by the *Pro Se* Defendant since 2018, regarding the production of any evidence of the current or past legal existence of Plaintiff Toke Oil & Gas S.A.

The burden of proving the past and current existence and legality of Toke Oil & Gas S.A. is undeniably on Plaintiff, who has however failed to bring any evidence thereof, whatsoever.

Toke Oil & Gas S.A. was duly incorporated in 2008 as an East Timorese corporation with three initial shareholders (two of Australian-East Timorese, and one of French citizenship), and all legal obligations were duly met by

¹ DeepGulf, Inc.'s Rustin Howard opened an account for Toke Oil and Gas S.A. at the Pensacola branch of the Wells Fargo Bank. Bank statements released under subpoena report the account as being in the name of "DEEPGULF, INC, DBA TOKE OIL AND GAS S.A.". "DBA" stands for "Doing Business As", which means that Rustin Howard used Toke Oil & Gas S.A. as a U.S. fictitious name for DeepGulf, Inc., a U.S. corporation doing business in Pensacola, Florida. **See Exhibit "I/D".**

its Directors until 2012. However, after DeepGulf, Inc. undertook to acquire an interest in the company in 2012, DeepGulf, Inc. thoroughly failed to meet even the most elementary requirements of East Timorese law respecting corporate ownership.

At least two East Timorese laws regulate corporations in East Timor, not limited to Law 4/2004 of 21 April 2004, and Law 10/2017 of 17 May 2017.

According to East Timorese laws and regulations, Plaintiff Toke Oil & Gas S.A. cannot have **ever** had [emphasis added] any legal existence as an East Timorese subsidiary of Plaintiff DeepGulf, Inc. for at least the thirteen following reasons:

1. Failure to obtain the mandatory '*Certificate of Registry*' from the National Directorate for Domestic Commerce;
2. Failure to register as a foreign owner;
3. Failure since acquisition to comply with the minimum legal number of three shareholders;
4. Failure since acquisition to comply with the minimum legal number of three directors;
5. Failure to comply with the mandate that at least one director must reside in East Timor;

6. Failure to appoint a '*Legal Representative*' as mandated by law, said '*Legal Representative*' being compulsorily a permanent legal resident of the nation of East Timor;
7. Failure since acquisition to establish a legal domicile in East Timor;
8. Failure since acquisition to hold a bank account in East Timor;
9. Failure to obtain the mandatory '*Registration Letter*' from the National Tax Directorate;
10. Failure to pay up the mandatory minimum capital of **US\$50,000**;
11. Failure since acquisition to prepare and submit to the Government of East Timor compulsory legal documentation and annual financial statements signed by all directors, as mandated by law;
12. Failure since acquisition to prepare tax returns and pay tax in East Timor;
13. Failure since acquisition to employ and train East Timorese personnel.

Because of all the above-mentioned failures to comply with the laws, Toke Oil & Gas S.A. had therefore become, since 2012, **at the very moment DeepGulf, Inc. assumed ownership**, either an illegal or a fictitious entity without any standing.

III. Lack of a Board of Directors resolution to sue

Even if Toke Oil & Gas S.A. had somehow retained legal existence as a subsidiary of Plaintiff DeepGulf, Inc. at the time it was named as a Plaintiff, there remains a critical and independent procedural defect:

The minutes of the Board of Directors meeting of February 27, 2013 — the last corporate record made available to Defendant — establish that Defendant was one of only two Directors of Toke Oil & Gas S.A., and served as its President.

No resolution was ever passed by Toke's Board of Directors authorizing litigation against Defendant. Defendant was never notified of any board meeting, resolution, or vote relating to the initiation of legal proceedings — nor was any such action ever documented, circulated, or filed.

Given that Toke Oil & Gas S.A. had only two directors, no corporate action of this nature could have been taken without Defendant's knowledge and consent. As such, even if Toke Oil & Gas S.A. were still a legally recognized entity at the time of filing, it lacked the corporate authority and internal procedural legitimacy to bring suit.

The misrepresentation of Toke Oil & Gas S.A.'s standing, legal existence, and internal authorization to litigate constitutes a fraud on the

Court, and supports dismissal of the claims brought in its name, as well as appropriate sanctions.

See Exhibit "AE"

IV. Contradictions, inconsistencies, and fraudulent irregularities

1. In the summons, which were issued on April 3rd, 2018, and served on Defendant on June 4th, 2018, the two Plaintiffs were:

- a. **DEEPGULF, INC.**, domiciled at 431 East Zaragosa St. Unit B, **Pensacola, FL 325025, USA** and
- b. **TOKE OIL AND GAS, INC.**, domiciled at 431 East Zaragosa St. Unit B, **Pensacola, FL 325025, USA**.

both entities being assumed therefore to be Florida corporations.

See Exhibit "AF"

2. Defendant successfully removed the case to U.S. District Court on June 25th, 2018, arguing in particular that:

The Complaint in the state court action also names as a plaintiff Toke Oil and Gas, Inc., which was fraudulently joined and should be disregarded for purposes of

determining jurisdiction under 28 U.S.c. §1332 and 28 U.s.c. §1441(b} for one or more of the following reasons.

(a) Defendant is not aware of the existence of Plaintiff Toke Oil and Gas, Inc. and he found no record of Toke Oil and Gas, Inc. on the Florida Department of State, Division of Corporations website. As a fictitious entity, the citizenship of this plaintiff, if any, should be disregarded.

(b) There exists no claim upon which Toke Oil and Gas, Inc. could possibly recover against Defendant Moszkowski.

See Exhibit "AG"

The Plaintiff did not raise any objection whatsoever [emphasis added], and the case was filed in U.S. District Court.

3. It wasn't until September 18th, 2018, three months later, that

Plaintiffs finally reacted, arguing, quite disingenuously in Defendant's opinion, an alleged "Scrivener's error", although without contesting the removal of the case.

4. It wasn't until October 27th, 2020, more than two years after the

removal, that Plaintiffs emphatically welcomed a Jurisdictional Issue raised by the Court of Appeals for the Eleventh Circuit.

5. Plaintiffs were Appellants, and saw in the issue a providential opportunity to trade a costly appeal case in a faraway U.S. Court of Appeals for a remand to State Court at home.
6. The case was finally remanded to this Court on June 3rd, 2021, three years after original service on Defendant, and one year after the U.S. District Court had denied 8 Counts of the 9 Counts of the Complaint, granting only Count 1, which Defendant deems was in fact moot.
7. After Defendant had filed a Motion to Strike the Complaint as a Sham on June 23rd, 2021, the case remained dormant for more than three years until September 6th, 2024, when Plaintiffs suddenly resuscitated it after waiting exactly 60 days after the Court had announced closing the case on July 8th, 2024.

V. SUMMARY

To summarize:

1. Toke Oil & Gas S.A., as a partial or wholly owned subsidiary of DeepGulf, Inc. is a fictitious entity without any legal foreign existence, used in Florida only as a DBA alias for DeepGulf, Inc.;

2. Plaintiff DeepGulf, Inc. had therefore neither authority nor legal standing to join it as a co-Plaintiff;
3. No resolution was ever passed by Toke Oil and Gas, S.A.'s Board of Directors, according to which Defendant, as one of the only two Directors, would have voted in favor of suing himself;
4. The legal inexistence of the Plaintiff removes the very reason for which the case was remanded to this Court in the first place.

I, Marc Moszkowski, a foreign citizen and foreign resident without access to a Notary Public, declare under penalty of perjury under the laws of the United States of America and to the best of my knowledge and belief that the foregoing is true and correct. (Florida Statutes § 92.525 (2))

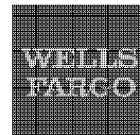
Executed, this 2nd day of April, 2025

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

A handwritten signature in blue ink that reads "M. Moszkowski". The signature is fluid and cursive, with "M." preceding "Moszkowski".

Business Checking

Account number: 5555035863 • January 14, 2015 - February 11, 2015 • Page 1 of 3



**EXHIBIT
I/D**

DEEPGULF, INC
DBA TOKE OIL AND GAS S.A.
17 PALAFOX PL
SUITE 370
PENSACOLA FL 32502-5600

Questions?

Available by phone 24 hours a day, 7 days a week:
Telecommunications Relay Services calls accepted

1-800-CALL-WELLS (1-800-225-5935)

TTY: 1-800-877-4833

En español: 1-877-337-7454

Online: wellsfargo.com/biz

Write: Wells Fargo Bank, N.A. (287)
P.O. Box 6995
Portland, OR 97228-6995

Your Business and Wells Fargo

The plans you establish today will shape your business far into the future. The heart of the planning process is your business plan. Take the time now to build a strong foundation. Find out more at wellsfargoworks.com/start/business-planning

Account options

A check mark in the box indicates you have these convenient services with your account(s). Go to wellsfargo.com/biz or call the number above if you have questions or if you would like to add new services.

- | | |
|--------------------------|-------------------------------------|
| Business Online Banking | <input checked="" type="checkbox"/> |
| Online Statements | <input checked="" type="checkbox"/> |
| Business Bill Pay | <input checked="" type="checkbox"/> |
| Business Spending Report | <input checked="" type="checkbox"/> |
| Overdraft Protection | <input type="checkbox"/> |

Activity summary

Beginning balance on 1/14	\$1,500.00
Deposits/Credits	0.00
Withdrawals/Debits	- 12.00
Ending balance on 2/11	\$1,488.00
Average ledger balance this period	\$1,500.00

Account number: 5555035863

DEEPGULF, INC
DBA TOKE OIL AND GAS S.A.

Florida account terms and conditions apply

For Direct Deposit use
Routing Number (RTN): 063107513

For Wire Transfers use
Routing Number (RTN): 121000248

Overdraft Protection

This account is not currently covered by Overdraft Protection. If you would like more information regarding Overdraft Protection and eligibility requirements please call the number listed on your statement or visit your Wells Fargo store.

Toke Oil & Gas S.A.
Shareholders Meeting Minutes

Thursday 27 February 2013 at 9:00 am.

Emailed to MMM 28 March 2013

The meeting was held at Amari Atrium Hotel in Bangkok, Thailand

With notice duly given in accordance with company bylaws the meeting was called to order at 9:02 AM.

Shares in attendance;

90,000 common shares owned by DeepGulf, Inc. represented by Rustin Howard, Chairman of DeepGulf, Inc. That being 100% of all outstanding shares it was declared that a Quorum was present and the meeting had full authority to conduct business.

Rustin Howard acted as Secretary of the meeting.

Apologies were received from Marc Moszkowski, CEO DeepGulf.

A motion was made to nominate Rustin Howard and Marc Moszkowski to the Board of Directors. No other nominations were made and the matter was called to a vote.

The Vote for Directors	For	Against	Abstain
Marc Moszkowski	90,000	0	0
Rustin Howard	90,000	0	0

Marc Moszkowski and Rus Howard were elected as Directors of the company.

With no other business to discuss or transact, the meeting ended at 9:18 AM

Rustin Howard, acting secretary



Toke Oil & Gas S.A.
Board of Directors Meeting Minutes
Thursday 27 February 2013 at 9:22 am.

Emailed to MMM 28 March 2013

The meeting was held at Amari Atrium Hotel in Bangkok, Thailand.

In attendance: Rustin Howard, Marc Moszkowski, and Rustin Howard acting as Secretary.

Meeting was called to order at 9:22 AM.

With Mr. Howard and Mr. Moszkowski in attendance it was determined that a Quorum was present and the meeting had full authority to conduct business.

Banking Authority.

A motion was made and seconded to authorize the company to open bank accounts in the USA with Wells Fargo, and in Timor Leste with ANZ Bank. Rus Howard and Marc Moszkowski will be signatories on the accounts. The motion passed unanimously.

Articles of Incorporation

A motion was made and seconded to adopt revised articles of incorporation, copies were presented to the Board and a copy is attached to the minutes. The revised articles of incorporation authorized 20,000,000 shares of the stock, including Class A voting common shares and Class B non-voting common shares, and 5,000,000 preferred shares.

The motion passed unanimously.

Stock Dividend

A motion was made to issue a stock dividend of 55.555556 shares for each share of common stock outstanding on the date of this meeting. Total shares outstanding after the dividend will be 5,000,000 shares. No partial shares will be issued.

The motion passed unanimously.

Election of Officers

Motion was made and seconded that the officers of the corporation shall be

Marc Moszkowski, President

Rustin Howard, Chairman and CFO

Trish Taylor, Secretary

The motion passed unanimously.

Authority to Negotiate and Sign

Motion was made to authorize Marc Moszkowski and Rustin Howard to negotiate with Beltron to sign deal that contemplates the sale of shares to Beltron Telecom Green Energy Systems Limited. Board is contemplating the sale of 3,000,000 shares of common stock at \$10 per share. Further, this resolution would authorize Marc and/or Rustin to sign an agreement if the terms were substantially similar to the draft MOU reviewed in the meeting. (see attached)

The motion passed unanimously.

There being no further business to discuss the meeting was adjourned at 10:38 am.



Rustin Howard, acting as Secretary

IN THE CIRCUIT COURT IN AND FOR ESCAMBIA COUNTY, FLORIDA
DEEPGULF, INC. ,et al.

PLAINTIFF,
Vs.
CASE NO: 2018 CA 000543
DIVISION: K

MARC M MOSZKOWSKI

DEFENDANT,

SUMMONS PERSONAL SERVICE ON A NATURAL PERSON

TO DEFENDANT: **MARC M MOSZKOWSKI**
CHALET DE BULVEDERE
LE CREY 73350
CHAMPAGNY-EN VANOISE, FF

IMPORTANT

A lawsuit has been filed against you. You have 20 calendar days after this summons is served on you to file a written response to the attached complaint with the clerk of this court. A phone call will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the court to hear your side of the case. If you do not file your response on time, you may lose the case, and your wages, money, and property may thereafter be taken without further warning from the court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).

If you choose to file a written response yourself, at the same time you file your written response to the court you must also mail or take a copy of your written response to the "Plaintiff/Plaintiff's Attorney" named below.

IMPORTANTE

Usted ha sido demandado legalmente. Tiene 20 días, contados a partir del recibo de esta notificación, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Una llamada telefónica no lo protegerá. Si usted desea que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el número del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiera perder el caso y podría ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, puede usted consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guía telefónica.

Si desea responder a la demanda por su cuenta, al mismo tiempo en que presenta su respuesta ante el tribunal, deberá usted enviar por correo o entregar una copia de su respuesta a la persona denominada abajo como "Plaintiff/Plaintiff's Attorney" (Demandante o Abogado del Demandante).

IMPORTANT

Des poursuites judiciaires ont été entreprises contre vous. Vous avez 20 jours consécutifs à partir de la date de l'assignation de cette citation pour déposer une réponse écrite à la plainte ci-jointe auprès de ce tribunal. Un simple coup de téléphone est insuffisant pour vous protéger. Vous êtes obligés de déposer votre réponse écrite, avec mention du numéro de dossier ci-dessus et du nom des parties nommées ici, si vous souhaitez que le tribunal entende votre cause. Si vous ne déposez pas votre réponse écrite dans le délai requis, vous risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent être saisis par la suite, sans aucun préavis ultérieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requérir les services immédiats d'un avocat. Si vous ne connaissez pas d'avocat, vous pourriez téléphoner à un service de référence d'avocats ou à un bureau d'assistance juridique (figurant à l'annuaire de téléphones).

Si vous choisissez de déposer vous-même une réponse écrite, il vous faudra également, en même temps que cette formalité, faire parvenir ou expédier une copie de votre réponse écrite au "Plaintiff/Plaintiff's Attorney" (Plaignant ou à son avocat) nommé ci-dessous.

PLAINTIFF/PLAINTIFF'S ATTORNEY: **BRADEN K BALL JR**
LITVAK BEASLEY WILSON & BALL LLP
226 E GOVERNMENT ST
PENSACOLA, FL 32591

The STATE OF FLORIDA

TO EACH SHERIFF OF THE STATE: You are commanded to serve this Summons and a copy of the Complaint in this lawsuit on the above named Defendant.

Witness, my hand and the seal of this Court on this 3rd day of April, 2018

PAM CHILDERS

CLERK OF THE CIRCUIT COURT

By: Pam M. Scott

Deputy Clerk



If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact Court Administration, ADA Liaison Escambia County, 190 Governmental Center, 5th Floor, Pensacola, FL 32502, (850) 595-4400 Fax (850) 595-0360 ADA.Escambia@flcourts1.gov, at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

ACTAZUR
E. BERGE-W. RAMOINO-N. WISS
HUISSIERS DE JUSTICE ASSOCIES
Résidences GIORDANENGO
27 Avenue Carnot - Entrée A
83300 DRAGUIGNAN



☎ : STANDARD : 04 94 68 00 16

☎ : CONSTATS : 04 94 68 15 18

✉ : Fax : 04 94 68 98 85

URGENCE CONSTAT :

06.20.570.738

Mail : huissiersdraguignan@orange.fr

www.huissiers-var.fr

Horaires d'ouverture de l'Etude :

7 h 30 - 18 h 00 NON STOP

FERMETURE 17H le vendredi

IBAN:FR76 1910 6000 1043 6081 3290 385
AGRIFRPP891 (CREDIT AGRICOLE)

SIRET DRAGUIGNAN 343 197 927 (87 D 91)

TVA INTRACOMMUNAUTAIRE: FR 00 343.197.927

REFERENCE A RAPPELER :

Dossier : 110609

Affaire : DEEPGULF, INC/MOSZKOWSKI*

Service : 6

Responsable : MA

/222-0106

ACTE D'HUISSIER DE JUSTICE

COPIE



Coût - Décret n° 2016-230 du 26/02/16 :

SIGNIFICATION D'ASSIGNATION et D'AVIS DE CONVOCATION

L'AN DEUX MILLE DIX-HUIT ET LE

Nous, Société Civile Professionnelle ACTAZUR, Edouard BERGE - William RAMOINO - Nathan WISS, Huissiers de Justice Associés à la résidence de Draguignan, y demeurant 27 Avenue Carnot, résidences Giordanengo, Entrée A - 83300 DRAGUIGNAN, l'un d'eux soussigné

A LA DEMANDE :

1/ Société DEEPGULF, Inc dont le siège social est 431 East Zaragoza St. Unit B PENSACOLA FL 32502 FLORIDE USA, agissant poursuites et diligences de son représentant légal domicilié audit siège en cette qualité

2/ Société TOKE OIL and GAS, Inc dont le siège social est 431 East Zaragoza St. Unit B PENSACOLA FL 32502 FLORIDE USA, agissant poursuites et diligences de son représentant légal domicilié audit siège en cette qualité.

Elisant domicile en mon étude

A : Monsieur MOSZKOWSKI Marc né(e) le 25/06/1954 à COEVORDEN, Ingénieur, demeurant Le Verdos 83300 CHATEAUDOUBLE
parlant « à » comme il est dit au procès-verbal de signification

NOUS VOUS SIGNIFIONS PAR LE PRESENT :

-une assignation traduite en français ainsi que les pièces A, B, C

-une assignation en anglais et l'avis de convocation

Aux fins qu'il n'en ignore et qu'il en ait connaissance parfaite et légale.

SOUS TOUTES RESERVES

ACTAZUR
E. BERGE-W. RAMOINO-N.
WISS

HUISSIERS DE JUSTICE ASSOCIES
Résidences GIORDANENGO
27 Avenue Carnot - Entrée A
83300 DRAGUIGNAN



T : STANDARD : 04 94 68 00 16
T : CONSTATS : 04 94 68 15 18

Fax : 04 94 68 98 85

URGENCE CONSTAT : 06.20.570.738
Mail : huissiersdraguignan@orange.fr

IBAN:FR76 1910 6000 1043 6081 3290 385
AGRIFRPP891 (CREDIT AGRICOLE)

Membre d'une Association de Gestion Agrée par l'Administration Fiscale
Le règlement des versements et honoraires par chèque est accepté

SIRET DRAGUIGNAN 343 197 927 (87 D 91)
TVA INTRACOMMUNAUTAIRE: FR 00 343.197.927

REFERENCE A RAPPELER :

Dossier : **110609** / 06-18-05-11745
Affaire : DEEPGULF, INC/MOSZKOWSKI*
/222-0106

**ACTE
D'HUISSIER
DE
JUSTICE**

COPIE



Coût - Décret n° 2016-230 du 26/02/16 :

Emol. Art R444-3 C Com 51.48
Transp. Art A.444-48 7.67
Copies de pièces annexées 42.90
Total H.T. 102.05
Total TVA 20.41
Afr. Art A.444-48(1) 1.72
T.F. Art 302 bis Y CGI 14.89
Total Eurs TTC 139.07

MODALITES DE REMISE DE L'ACTE
SIGNIFICATION D'ASSIGNATION

Cet acte a été remis

A :

Monsieur MOSZKOWSKI Marc

par Huissier de Justice

Clerc assermenté

Dans les conditions indiquées à la rubrique marquée ci-dessous d'une croix suivant les déclarations qui lui ont été faites.

M'étant transporté chez le destinataire, à l'adresse indiquée en tête des présentes, j'ai remis l'acte :

I - REMISE A PERSONNE

Au destinataire (**personne physique**) ainsi déclaré

rencontré à l'étude sur justification de son identité

sur procuration à l'étude à

sur justification des identités

Au destinataire (**personne morale**)

à Nom :

Prénom :

qui a déclaré être :

Représentant légal Fondé de pouvoir habilité à recevoir l'acte
la lettre prévue par l'article 658 du C.P.C comportant les mentions de l'article 655 du C.P.C a été adressée avec une copie de l'acte de signification au plus tard le premier jour ouvrable suivant la date du présent.

II - REMISE A DOMICILE EU

Au domicile élu par le destinataire :

à

Qualité :

la lettre prévue par l'article 658 du C.P.C comportant les mentions de l'article 655 du C.P.C a été adressée avec une copie de l'acte de signification au plus tard le premier jour ouvrable suivant la date du présent.

III - REMISE A PERSONNE PRESENTE

N'ayant pu, lors de mon passage, avoir de précisions suffisantes sur le lieu où se trouvait le destinataire, et ces circonstances rendant impossible la signification à personne, l'acte a été remis sous enveloppe fermée ne portant d'autre indication que d'un côté les nom et adresse du destinataire de l'acte et de l'autre côté le cachet de l'Huissier de Justice apposé sur la fermeture du pli.

A une personne présente :

Nom :

Prénom :

Qualité :

Qui a accepté de recevoir copie de l'acte.

Un avis de passage daté a été laissé ce jour au domicile, conformément à l'article 655 du C.P.C et la lettre prévue par l'article 658 du C.P.C comportant les mêmes mentions que l'avis de passage a été adressée au destinataire avec copie de l'acte de signification au plus tard le premier jour ouvrable suivant la date du présent.

Visa des mentions relatives à la signification

L'expédition certifiée conforme de l'acte signifiée au destinataire comporte **66** feuillets

ACTAZUR
E. BERGE-W. RAMOINO-N. WISS



Edouard BERGE



William RAMOINO



Nathan WISS

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF FLORIDA
PENSACOLA DIVISION

EXHIBIT
AG

DEEPGULF, INC. and)
TOKE OIL AND GAS, INC.,)
Plaintiffs,)
vs.)
MARC M. MOSZKOWSKI,)
Defendant.)

3:18cv1466-mcr/grs
Case No. 2018 CA 000543
Division: K

NOTICE OF REMOVAL

PLEASE TAKE NOTICE that Defendant Marc M. Moszkowski hereby removes to this Court
the State Court action described below.

1. On April 3, 2018, an action was filed in the Circuit Court in and for Escambia
County, Florida entitled *DeepGulf, Inc. and Take Oil and Gas, Inc., Plaintiffs, vs. Marc M.*
Moszkowski, Defendant, Case No. 2018 CA 000543.

2. Defendant was served with Summons on June 4, 2018 by a French Court Bailiff,
and received a copy of Plaintiffs' Complaint on June 4. This Notice is timely.

3. A copy of all process, pleadings and orders served upon Defendant in the state
court action is attached hereto as Exhibit "A".

4. The state court action is a civil action of which this Court has original jurisdiction
under 28 U.S.C. §1332 and is one which may be removed to this Court by Defendant pursuant
to the provisions of 28 U.S.C. §1441(b) in that it is a civil action **between a citizen of a state and**
a citizen of a foreign state and the matter in controversy exceeds the sum of \$75,000, exclusive

of interest and costs, because the demand letters attached to the Complaint sought payment from Defendant of \$3,914,292.66.

5. Defendant is informed and believes that Plaintiff DeepGulf, Inc. was, and still is, a corporation organized under the laws of the State of Florida with its principal place of business in the State of Florida. Defendant Marc M. Moszkowski was, at the time of the filing of this action, and still is a citizen of the French Republic. As such there is complete diversity of citizenship between Plaintiff DeepGulf, Inc. and Defendant Marc M. Moszkowski.

6. The Complaint in the state court action also names as a plaintiff Toke Oil and Gas, Inc., which was fraudulently joined and should be disregarded for purposes of determining jurisdiction under 28 U.S.C. §1332 and 28 U.S.C. §1441(b) for one or more of the following reasons. (a) Defendant is not aware of the existence of Plaintiff Toke Oil and Gas, Inc. and he found no record of Toke Oil and Gas, Inc. on the Florida Department of State, Division of Corporations website. As a fictitious entity, the citizenship of this plaintiff, if any, should be disregarded. (b) There exists no claim upon which Toke Oil and Gas, Inc. could possibly recover against Defendant Moszkowski.

WHEREFORE, Defendant Marc M. Moszkowski prays that this action be removed to the United States District Court for the Northern District of Florida, Pensacola Division.



Marc M. Moszkowski, Pro Se
Defendant
Le Verdos
83300 Châteaudouble, France
Phone: (850)316 8462
Email: m.moszkowski@deepgulf.net

CERTIFICATE OF SERVICE

I hereby certify that a copy hereof is being furnished by hand-delivery to the Attorney for the Plaintiffs this _____ day of June 2018.

Braden K. Ball, Jr.
Florida Bar No. 89000
LITVAK BEASLEY WILSON & BALL, LLP
226 East Government Street
Pensacola, Florida 32502
Office: (850) 432-9818
Facsimile: (850) 432-9830
braden@lawpensacola.com



Marc M. Moszkowski, Pro Se

IN THE CIRCUIT COURT IN AND FOR EXCAMBIA COUNTY, FLORIDA

DEEPGULF, INC. and
TOKE OIL AND GAS, INC.,
Plaintiffs,

vs.

CASE NO: 2018 CA 000543
DIVISION: K

MARC M. MOSZKOWSKI,
Defendant.

NOTICE OF FILING OF NOTICE OF REMOVAL

TO: Clerk of the Circuit Court in and for Escambia County, Florida, 190 W. Government St., Pensacola, FL 32502

TO: Plaintiffs DeepGulf, Inc. and Toke Oil and Gas, Inc. and their attorney of record, Braden K. Ball, Jr., , Litvak Beasley Wilson & Ball LLP, 226 E. Government Street, Pensacola, FL 32591

PLEASE TAKE NOTICE that pursuant to 28 U.S.C. §1332 and 28 U.S.C. §1441(b) Defendant Marc M. Moszkowski did, on the 25th day of June 2018, file a Notice of Removal in the United States District Court for the Northern District of Florida, Pensacola Division, a copy of which is attached hereto, and that said matter shall hereafter proceed in the United States District Court for the Northern District of Florida, Pensacola Division.

Marc M. Moszkowski, Pro Se
Defendant
Le Verdos
83300 Châteaudouble, France
Phone: (850)316 8462
Email: m.moszkowski@deepgulf.net 15/15

CERTIFICATE OF SERVICE

I hereby certify that a copy hereof is being furnished by hand-delivery to the Attorney
for the Plaintiffs.

Braden K. Ball, Jr.
Florida Bar No. 89000
LITVAK BEASLEY WILSON & BALL, LLP
226 East Government Street
Pensacola, Florida 32502
Office: (850) 432-9818
Facsimile: (850) 432-9830
braden@lawpensacola.com

Marc M. Moszkowski, Pro Se

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 LACK OF BOARD
AUTHORIZATION AND MISREPRESENTATION OF CORPORATE
AUTHORITY**

I, Marc Moszkowski, under penalty of perjury, hereby submit this supplemental declaration in support of my Motion to Dismiss for Fraud on the Court, and declare as follows:

- 1. I am the Defendant in this matter and submit this declaration pro se.**

- 2. At the time this litigation was initiated, I was one of three directors of Plaintiff DeepGulf, Inc., and also served as its only executive officer. I also held between 46.2% and 49% of the issued stock of the corporation.**

3. On January 23, 2018, I received by email a notice from DeepGulf's Chairman of the Board calling for a Board meeting to be held on January 25, 2018. The notice did not include any agenda or subject matter, nor did it refer to any proposed resolution.

4. I have no recollection of attending any such meeting, nor was I contacted again about participating in any manner. I never received any minutes, summary, or follow-up communication regarding the meeting. If a meeting took place, I was excluded and was never provided with any documentation or explanation.

5. About mid-February, 2018, I received via registered mail two letters from DeepGulf's legal counsel dated January 31, 2018, stating that he had been instructed to initiate litigation against me for civil theft, demanding payment of a total of \$3,914,292.66 within 30 days. The letters were not previously emailed to me. True and correct copies of the letters are attached as Exhibit AK and AL.

6. I first became aware of the possible existence of the letters when I received a separate email on February 5, 2018, containing an unsigned letter from the Chairman of the Board to shareholders

stating, “*The Board has decided to begin legal proceedings against Mr. Marc Moszkowski, President of DeepGulf.*” That email included a Microsoft Word document containing what appeared to be a version of the January 31 demand letters, though the formatting and structure suggested that it had been edited or compiled as part of a larger communication. A true and correct copy of that email and attachments is attached as Exhibit AM.

7. The sequence of events clearly shows that legal counsel was instructed to pursue litigation before any formal Board decision was communicated. At no time did I vote on, consent to, or even receive notice of any Board action authorizing such litigation. I have never been provided with any Board minutes, resolutions, or unanimous written consent regarding this matter.
8. Under §§ 607.0801, 607.0820–0821, and 607.1601, Florida Statutes, corporate action such as initiating litigation must be authorized by the Board of Directors at a duly noticed meeting with quorum, or by unanimous written consent, and such actions must be recorded in the corporate records.

9. The absence of any such documentation — coupled with the fact that the lawsuit was threatened prior to any claimed Board action — strongly indicates that no valid corporate authorization was obtained. The lawsuit was filed without proper authority, in violation of Florida corporate law.

10. I am further concerned, based on prior conduct in this case, that Plaintiff may attempt to fabricate minutes of a meeting or backdate electronic communications in an effort to retroactively create the appearance of corporate authorization. I respectfully notify the Court that email metadata and forensic audit trails can be used to verify the authenticity of any such communications, should they be presented.

11. For these reasons, I respectfully submit that the lawsuit was commenced without lawful authority, and that its presentation to the Court as a duly authorized corporate action constitutes fraud on the Court.

12. The irregularity in the timing and formatting of these communications raises significant concerns regarding the authenticity and sequencing of Plaintiff's corporate decision-making process. The

fact that I learned of the lawsuit only through a shareholder announcement — containing an internally formatted version of a letter that had not yet reached me through formal means — suggests that litigation may have been initiated without proper procedural steps, contemporaneous notice, or valid documentation. I respectfully submit that these inconsistencies support the conclusion that the lawsuit was not properly authorized by DeepGulf's Board of Directors, and that its presentation to the Court as a legitimate corporate action may constitute fraud on the Court.

Executed, this 2nd day of April, 2025

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

A handwritten signature in blue ink, appearing to read "M. Moszkowski".

Under penalty of perjury, I declare that the foregoing is true and correct

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 FILING EXHIBITS IN SUPPORT OF SUPPLEMENTAL
DECLARATION**

COMES NOW Defendant, Marc Moszkowski, Pro Se, and hereby gives notice of filing the following documents in support of the Supplemental Declaration Regarding Lack of Board Authorization and Misrepresentation of Corporate Authority:

Exhibit AK and AL: Copy of the demand letters from DeepGulf's legal counsel, dated January 31, 2018, and received by Defendant via registered mail about mid-February, 2018.

Exhibit AM: Copy of the February 5, 2018 email from DeepGulf's

Chairman to shareholders, including the attached letter to the shareholders and the edited Microsoft Word documents containing a version of the January 31 letters, all received "as is".

These materials are submitted to assist the Court in evaluating the sequence of events and the absence of lawful corporate authorization for the initiation of this lawsuit.

Respectfully submitted this 2nd day of April, 2025

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

A handwritten signature in blue ink that reads "M. moszkowski". The "M." is capitalized and followed by a period. "moszkowski" is written in a cursive script.



LITVAK BEASLEY WILSON & BALL
LLP
ATTORNEYS AT LAW

KRAMER A. LITVAK *
ROBERT O. BEASLEY
PAUL A. WILSON†
BRADEN K. BALL, JR.

† ALSO ADMITTED IN ALABAMA
* LL.M. IN TAXATION
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PENNY HENDRIX
PHILLIP A. PUGH †
DEWITT D. CLARK

EXHIBIT
AK

January 31, 2018

Via International Registered Mail and Regular Mail

Marc Moszkowski
Le Verdos 83300
Chateaudouble
France

Marc Moszkowski
Chalet de Bulvedere
Le Crey 73350,
Champagny-en-Vanoise
France

Re: Deepgulf, Inc.

DEMAND PURSUANT TO FLA. STAT. §772.11 (CIVIL THEFT STATUTE)

Dear Mr. Moszkowski:

Our firm has the privilege of representing Deepgulf, Inc. This letter is a civil remedy notice given pursuant to Fla. Stat. 772.11. You have stolen a business opportunity that you were to obtain for Deepgulf, Inc. Instead, you misappropriated such business opportunity for your own purposes.

Your actions constitute civil theft, subjecting you to liability for that civil theft. To date, the actual damages sustained as a result of this theft is \$345,000.00, as your compensation obtained based upon your misappropriation of my clients' business opportunity.

This letter constitutes written demand, pursuant to Fla. Stat. §772.11, that you pay \$1,035,000.00

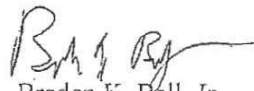
directly to this office within thirty (30) days from receipt of this notice.¹ This amount represents three times the amount of known damages my client has incurred as a result of your actions, as provided by Florida law.

If such amount is not paid by the date stated above, I have been instructed by my client to file a lawsuit against you to include a count for civil theft. Please note that the civil theft statute also provides for recovery of attorney's fees and costs my clients spend in prosecuting such an action.

Should you wish to resolve this matter short of litigation, please promptly contact me.

Sincerely,

LITVAK, BEASLEY, WILSON & BALL, LLP



Braden K. Ball, Jr.

BKB:mea

¹ Payment should be by certified funds payable to "Braden K. Ball, Jr., P.A. Trust Account" and delivered to our office.



LITVAK BEASLEY WILSON & BALL
LLP

ATTORNEYS AT LAW

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ROBERT O. BEASLEY
PAUL A. WILSON†
BRADEN K. BALL, JR.

*ALSO ADMITTED IN ALABAMA
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*BOARD CERTIFIED TAX ATTORNEY

226 East Government Street
Pensacola, Florida 32502-3503

TELEPHONE: (850) 432-9818
FACSIMILE: (850) 432-9830

PENNY HENDRIX
PHILLIP A. PUGH
DEWITT D. CLARK

EXHIBIT
A

January 31, 2018

Via International Registered Mail and Regular Mail

Marc Moszkowski
Le Verdos 83300
Chateaudouble
France

Marc Moszkowski
Chalet de Bulvedere
Le Crey 73350,
Champagny-en-Vanoise
France

Re: Deepgulf, Inc.

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Your actions constitute civil theft, subjecting you to liability for that civil theft. To date, the actual damages sustained as a result of this theft is \$959,764.22, which you distributed to the directors in the entity you formed to steal my client's business opportunity.

This letter constitutes written demand, pursuant to Fla. Stat. §772.11, that you pay \$2,879,292.66

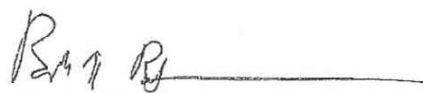
directly to this office within thirty (30) days from receipt of this notice.¹ This amount represents three times the amount of known damages my client has incurred as a result of your actions, as provided by Florida law.

If such amount is not paid by the date stated above, I have been instructed by my client to file a lawsuit against you to include a count for civil theft. Please note that the civil theft statute also provides for recovery of attorney's fees and costs my clients spend in prosecuting such an action.

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Sincerely,

LITVAK, BEASLEY, WILSON & BALL, LLP



Braden K. Ball, Jr.

BKB:mca

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m.moszkowski@deep-gulf.com

From: Rus Howard <rus@holdg.com>
Sent: Monday, February 5, 2018 1:50 PM
To: Rus Howard
Cc: Tjj757@live.com
Subject: DG Board letter to Shareholders
Attachments: BoD letter to DeepGulf Shareholder actions and civil theft notice.docx; Letter from MM DeepGulf's President 19Nov17.pdf; DG Civil Theft Demand letter 2897.doc; DG Civil thft Demand letter 1035.doc

Please see corrected email/letter

Corrected Subject in email and in the letter please note the corrected the date that notice was sent to Marc Moszkowski: February 1, 2018

Sorry for errors,

Best Regards
Rus Howard
DeepGulf Chairman

From: Rus Howard [<mailto:rus@holdg.com>]
Sent: Monday, February 05, 2018 12:36 PM
To: Rus Howard
Cc: Tjj757@live.com
Subject: FW: draft letter to sh

Dear DeepGulf Shareholder,

Please read the attached letter from the DeepGulf Board of Directors to Shareholders about actions recently taken.

Rus Howard,
Chairman DeepGulf Board

DeepGulf, Inc.
Board of Directors
February 5, 2018

Dear DeepGulf Shareholder,

The Board has decided to begin legal proceedings against Mr. Marc Moszkowski, President of DeepGulf. We believe we have no other choice given information recently discovered combined with Mr. Moszkowski's refusal to return to DeepGulf physical and intellectual property.

We further apologize that the DeepGulf Board is unable to control Mr. Moszkowski and his unauthorized and misrepresentative emails.

We offer you the following report on action recently taken:

Background

In mid 2007, DeepGulf received an inquiry about its Ultra-deepwater J-Flex Pipelay system and the possibility of using it to lay pipe between Sunrise gas field and East Timor. Mr. Howard personally passed this inquiry on to Mr. Moszkowski.

In October 2007, the Board decided to dispatch Mr. Moszkowski to East Timor to investigate the opportunity. The Board also "agreed to pay all travel, lodging and associated expenses in order for Marc to carry out overseas operations required to secure future contracts." (October 15, 2007 Board Minutes)

In February 2008 Board Meeting Mr. Moszkowski "gave information regarding the potential for pipeline operation in East Timor following his recent time spent researching the project". He informed the Board, and adamantly still maintains, it would not be possible to do business in Timor as a US corporation. Based upon this information, the Board acted and "A resolution was passed to create a subsidiary company to be named Toke Petroleum." (February 2, 2008 Board Minutes)

In Timor, Mr. Moszkowski established a company called Toke Oil and Gas and made himself, rather than DeepGulf, an owner and the President Director General. The Board was led to believe he had established it in his name based upon the information he provided that 'it could not be owned by a US corporation'. The Board was led to believe that Mr. Moszkowski was holding it in his name for the benefit of DeepGulf.

Toke Oil and Gas completed \$14.9 million in contracts that ended in May 2012. During that time, Mr. Moszkowski distributed \$1.304 million in "Director Salaries". At the same time, Mr. Moszkowski was also receiving his full time DeepGulf salary. Mr. Moszkowski payed these Director Salaries without the knowledge and approval of the DeepGulf Board.

Mr. Moszkowski freely admits to distributing the funds. (see attached - Moszkowski letter to Shareholders dated November 19, 2017 page 3 paragraph 3). Mr. Moszkowski admits to taking \$345,000, and refuses to provide an accounting of the remaining \$959,000.

The Board has sought to uncover the details of all monies spent. In response, Mr. Moszkowski strenuously and repeatedly states that any and all records and documentation regarding Toke Oil and Gas are his, and his alone, despite DeepGulf's acquisition of Toke shares in May 2012.

Actions

The attached notices were sent to Mr. Moszkowski February 1, 2018 concerning civil theft of DeepGulf business opportunities. Mr. Moszkowski has 30 days to respond. His response will determine the next course of action.

Also, the Board has read his many recent letters to Shareholders and has sought to investigate his accusations, however Mr. Moszkowski refuses to provide documentation or evidence. DeepGulf records in our possession and documentation provided by Mr. Moszkowski to support his permanent visa application do not support his stories and have raised issues regarding Toke's timeline.

Conclusion

While serving as DeepGulf's President and its Executive Officer, Mr. Moszkowski's primary responsibility was to secure a revenue stream for DeepGulf and was given the authority to do so. However, the Board believes that when presented with a lucrative opportunity, he structured the project to take the profits for himself, robbing critical funds needed to grow and develop DeepGulf.

If you have questions or comments, please feel free to contact us.

Best Regards

Rus Howard, Chairman, 850-377-1856

Thomas Johnson, Director, 850-712-9095

L | B | W | B

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LLP

ATTORNEYS AT LAW

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†ALSO ADMITTED IN ALABAMA
‡LL.M. IN TAXATION
*BOARD CERTIFIED TAX ATTORNEY

January 30, 2018

Via International Registered Mail and Regular Mail

Marc Moszkowski
Le Verdos 83300
Chateaudouble
France

Formatted: French (Canada)

Marc Moszkowski
Chalet de Bulvedere
Le Crey 73350,
Champagny-en-Vanoise
France

Re: Deepgulf, Inc.[/Rustin Howard](#)

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This letter constitutes written demand, pursuant to Fla. Stat. §772.11, that you pay \$1,035,000.00 directly to this office within thirty (30) days from receipt of this notice.¹ This amount represents three times the amount of known damages my client has incurred as a result of your actions, as provided by Florida law.

If such amount is not paid by the date stated above, I have been instructed by my client to file a lawsuit against you to include a count for civil theft. Please note that the civil theft statute also provides for recovery of attorney's fees and costs my clients spend in prosecuting such an action.

Should you wish to resolve this matter short of litigation, please promptly contact me.

Sincerely,

LITVAK, BEASLEY, WILSON & BALL, LLP

Braden K. Ball, Jr.

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BKB:mca

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January 30, 2018

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Re: Deepgulf, Inc. [/Rustin Howard](#)

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LITVAK, BEASLEY, WILSON & BALL, LLP

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