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

DEEPGULF, INC. and)	
TOKE OIL AND GAS, INC.,)	
)	
Plaintiffs,)	
)	
VS.)	Case No. 2018 CA 000543
)	Division: K
MARC M. MOSZKOWSKI,)	
)	
Defendant.)	

MOTION REQUESTING AN ENLARGEMENT OF TIME

I, the above-named Defendant, do hereby request an enlargement of time of 30 days. I request that I be given until July 24, 2018 to respond to the Complaint filed against me by Plaintiffs DeepGulf, Inc. and Toke Oil and Gas, Inc. I need this additional time because I live outside the United States and need additional time to retain and consult with an attorney practicing in the United States.

Marc M. Moszkowski, Pro Se Defendant Le Verdos 83300 Châteaudouble, France

Phone: (850)316 8462

Email: m.moszkowski@deepgulf.net

CERTIFICATE OF CONFERENCE

This is to certify that I call	led Braden K. Ball, Jr. to request an extension of time to file a
response to the Complaint this	2018.
	Marc M. Moszkowski, Pro Se
	CERTIFICATE OF SERVICE
I hereby certify that a copy here	of is being furnished by hand-delivery to the Attorney for the
Plaintiffs this	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