

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 NOTICE REGARDING HEARING ACCESS AND
JUDICIAL CONTRADICTIONS**

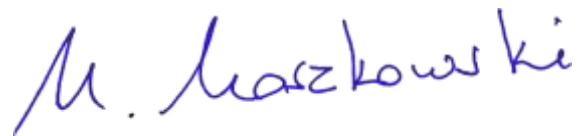
COMES NOW Defendant, Marc Moszkowski, pro se, and respectfully submits this Notice regarding the Court's stated hearing procedures, their application to pending motions, and the practical impossibility of Defendant's physical attendance:

1. The Court has issued a directive stating that motions are not considered unless and until they are set for hearing. At the same time, the Court has indicated that all hearings are to be conducted exclusively via Zoom.
2. On June 5, 2025, Defendant requested that hearings be scheduled for two critical motions:

- Defendant's Renewed and Supplemental Motion to Strike Complaint as a Sham and for Sanctions;
 - Defendant's Motion in Limine to Exclude All New Evidence at Trial Not Disclosed in Discovery.
3. The Court responded through its Judicial Assistant that these two motions would be addressed at the pre-trial conference and motion hearing on June 10, 2025, a proceeding in-person only, despite the Court's standing Zoom-only policy for all other matters.
 4. Defendant respectfully reminds the Court that his inability to attend in person is not merely due to a medically documented condition involving two painful inguinal hernias, but also due to absolute financial destitution, rendering any form of travel physically, logistically, and economically impossible.
 5. Defendant further notes that despite these dual and longstanding constraints—fully documented in the record—the Court continues to deny the only form of hearing available to Defendant, while requiring that all motions be presented at such remote hearings.
 6. The resulting contradiction renders it procedurally impossible for Defendant to be heard, creating a form of structural exclusion inconsistent with principles of due process.

Respectfully submitted on this 5th day of June, 2025.

Marc Moszkowski, Pro Se
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CERTIFICATE OF SERVICE

I hereby certify that, on this 5th day of June, 2025, a copy of this
Supplemental Declaration has been furnished to Braden K. Ball, Jr.,
attorney for the plaintiffs, through the Florida Courts E-Filing Port

