at; 'united states district court' for 'middle district of florida' - 'tampa division'

'FEDERAL TRADE COMMISSION' '600 Pennsylvania Avenue, NW Washington, DC 20580'

['Plaintiff']

v.

'Start Connecting LLC; Start Connecting SAS; Douglas R. Goodman; Doris E. Gallon-Goodman; Juan S. Rojas'

['Defendants'.]

[Civil] Act[ion]

'no. 8:24-cv-01626-kkm-aas'

[hon.] kathryn k. mizzle hon. amanda a. sansone

Notice of ADA Accommodation

(verified) (man-made)

In line with 42 U.S.C. § 12101 et seq., Fla. Stat. §§ 90.6063, 282.601 et seq., and binding precedent, notice is given of the need for 'ADA' accommodation. A condition recognized in medical literature as 'Specific Learning Disorder with Impairment in Reading' ('SLD-R') and a speech-related disorder, recognized as 'stuttering' or 'developmental disfluency'; substantially impairs my ability to process and engage in legal[ese] terminology, warranting a plain-language format for all court communications. *See Tennessee v. Lane*, 541 U.S. 509 (2004); *In re: Amendments to Fla. Rules of Jud. Admin.*, 256 So. 3d 1218, 1220 (Fla. 2018).

Should the court decline, an interpreter or equivalent auxiliary aid must be appointed under Fla. Stat. § 90.6063(2). ADA compliance requires meaningful access. *Cf. Laufer v. Arpan LLC*, No. 20-14846 (11th Cir. 2022). Confirm arrangements promptly.

/s/ <u>Hamlet ['Garcia'] II</u> man-made

Dated: January 22nd, 2025

¹ It is my belief that I have a condition recognized as Specific Learning Disorder with Impairment in Reading (SLD-R), for which educational accommodations were previously granted.