## at; 'UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF FLORIDA' 'TAMPA DIVISION' - U.S.A.

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

[' Plaintiff']

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'Start Connecting SAS; [Hamlet Garcia II] et al.

a ["a real party in interest"].

[Civil] Action 'No. 8:24-cv-01626-KKM-AAS'

[Judge] Kathryn K. Mizzle Hon. Amanda A. Sansone

(verified)

# SUPPLEMENTAL NOTICE OF ERRATA AND NOTICE OF MANDATORY DOCKET CORRECTION

Hamlet Garcia II, hereby submits this Supplemental Notice of Errata to correct the earlier use of the term "movant" and any references to "Petitioner," "Movant," "Pro Se," or similar labels. These terms are erroneous, and the correct designation should be Real Party in Interest, Aggrieved Party, or Interested Party. This correction is necessary to ensure the record reflects the true legal standing of Hamlet Garcia II in these proceedings.

### I. CORRECTION OF TERMINOLOGY

- 1. The earlier filings mistakenly used the terms "Movant", "Petitioner", "Pro Se", and other improper labels, where *Hamlet* should have been identified as the *Real Party in Interest*, *Aggrieved Party*, and/or *Interested Party*. <sup>1</sup>
- 2. This misclassification affects the procedural integrity of the case, leading to potential misinterpretation of *Hamlet's* role in these proceedings.

Any action herein is for courtesy only, not altering or negating the status of i: man; Hamlet.

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#### II. LEGAL BASIS FOR CORRECTION

Under 'Fla. Stat. § 28.12,' clerks are responsible for maintaining the accuracy of court records and must ensure the correct legal designations are used. Misclassification of terms like "movant" or "Petitioner" instead of "Real Party in Interest" disrupts the clarity of the record and contravenes the rules of civil procedure and due process protections under the Fifth Amendment.

#### DEMAND FOR CORRECTION III.

Wherefore, *Hamlet* [respectfully] *demand* the Court to:

- Correct the record to reflect the accurate term "real party in interest" instead of "movant".
- *Direct the Clerk of Court* to amend the docket entries accordingly.
- 3. Ensure that the filings are consistently designated in accordance with their true nature and legal standing.

#### IV. FLORIDA STATUTE REFERENCE

Pursuant to Fla. Stat. § 28.12 and Fla. Stat. § 47.081, clerks must ensure that all court filings are accurately classified and named, protecting the integrity of the judicial process. [Cf. Federal Rule of Civil Procedure 60(a) (Corrections Based on Clerical Mistakes); Snyder v. Massachusetts, 291 U.S. 97, 105 (1934); Burns v. Ohio, 360 U.S. 252, 257-58 (1959) – Due Process Requires Procedural Integrity. <sup>2</sup>

Fed. R. Evid. 201(c)(2) – Judicial Notice of Court's Own Record

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Filed and Entered into the Record, Absolute and Unchangeable;

## /s/ Hamlet Garcia II

a real party in interest



EXECUTED on this 28th day of February, 2025.





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## **VERIFICATION OF SERVICE** 3

i: hereby verify that on February 28, 2025 a true and correct copy of the foregoing SUPPLEMENTAL NOTICE OF ERRATA AND NOTICE OF MANDATORY DOCKET CORRECTION was filed via CM/ECF ('E-Portal'), which purportedly effectuates automatic service upon all counsel of record.

Duly Entered for the Record;



/s/ Hamlet Garcia II

i: [a] man

Hamlet Garcia II

Executed: February 28th, 2025

Per Fed. R. Civ. P. 5(d)(1) and M.D. Fla. Local Rule 1.08.