

Neldon P. Johnson
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U.S. DISTRICT COURT
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DISTRICT OF UTAH
BY: _____
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**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH**

UNITED STATES OF AMERICA,

Plaintiff,

vs.

**DECLARATION OF NELDON P.
JOHNSON**

Case No. 2:15-cv-00828-DN

RA-POWER 3, INTENATIONAL
AUTOMATED SYSTEMS, INC; LTB1, LLC;
R. GREGORY SHEPARD; AND NELDON
JOHNSON,

Defendants.

Plaintiff, Neldon P. Johnson, appears Pro Se, and hereby provides the following
Pursuant to 28 U.S.C. § 1746, I hereby declare as follows:

1. My name is Neldon P. Johnson and I make this declaration under oath and based on my personal knowledge.
2. In compliance with paragraph 24 of the Receivership Order, ECF doc 491, I hereby state that I do not have in my control any books, records, documents, accounts, stock certificates, intellectual property records, evidence of intellectual property rights, computer and electronic records, or other instruments and papers relating to the Receivership Defendants, except as have already been provided to the Receiver.

3. On information and belief, the Receiver now has all bank records of all the Receivership Defendants, either by receiving them from me or by subpoenas to the banks.

4. Regarding paragraph 26 of the Receivership Order (Doc. 491), I submit the following as relates to each of the sub-paragraphs:

a. I have turned over to the Receiver all Receivership Property in my possession. As to each sub-part of ¶26(a), I state as follows:

(i). I have no securities (and this includes IAS Shares); I have no investments; I do not participate in any funds; I hold no digital currencies; I own no real estate; I own no vehicles; any aircraft, watercraft, or recreational vehicles are in the receiver's possession or control; I have no jewelry; I have no other assets except furnishings in my home,

(ii). I have no patents. I own no intellectual property.

(iii). I have provided or the Receiver has obtained via subpoena copies of all bank records, account records, for myself, and the receivership Defendants and I am trying to prepare a list of all bank accounts used by me since 2005, which list will be provided as soon as possible.

b. I do not have nor have ever had a safe deposit box or a commercial mail box, but one was opened in either my name or the name of IAS (I don't know which one) that I have never visited and do not know if there is anything in the box. I do not have a key to the box and understand it will cost to obtain a replacement key. The Receiver is

welcome to see if there is anything in the box, but will have to pay to get a replacement key made.

c. I have provided all my financial information—credit card, banking, charge card, debit card, and line-of-credit—to the Receiver. I am not aware of any additional information responsive to ¶26(c) but will continue my efforts to provide any missing statements that are not already in the Receiver’s possession. I have provided a record of credit cards and other obligations as requested.

d. I have participated in transfers of IAS shares, but would defer to the stock transfer agent for that information because I do not know or have records, other than those I’ve already surrendered to the Receiver, for those stock transfers. My shares have been sold and the proceeds used to fund RaPower in a value of in excess of \$20 million. I quit claimed title to vacant land and a house to my wife in 2006 or 7 (the Receiver knows about this) which was prior to a bankruptcy and was approved by the bankruptcy court.

e. I do not believe that any physical assets have been received by me from others of any significant value since 2005. I have not received any “in-kind” payments or transfers or received any asset in lieu of payment of wages or other income. I am owed wages of \$1 million (authorized by the receiver and the court) as CEO so I could access records, that remains unpaid. The receiver hired me during my recent deposition, and the court concurred the next day, that I am to be paid \$1 million yearly as salary.

f. I have either already given the financial information required in this subsection (f) or there is nothing to provide. Other than as stated herein in response to paragraph 24 of the Receivership Order, all documents in my possession regarding in my property have been given to the Receiver, if I am able to locate additional banking records, they will be provided.

g. On information and belief, since 2005, all my expenditures in excess of \$1,000 have been provided to the receiver.

h. Since 2005, I do not believe I have transferred assets to or for the benefit of any other person as requested by sub-paragraph h, except as follows:

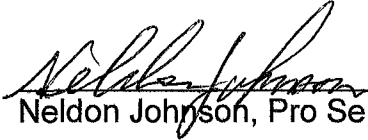
1. I transferred shares of IAUS stock from myself to sales in which the proceeds were used to fund RaPower expenses. Records are available from the stock transfer agent, and I do not have anything in my possession I have not provided to the receiver

5. Other than those documents listed above, and provided to the Receiver, I do not have possession or control over any other category of information listed in paragraphs 24 and 26 of the Receivership Order.

6. I hereby declare that the cost to prepare and file this document came from my personal funds received from wages or social security and that no receivership property or other funds derived from the solar energy enterprise was used in the preparation or filing of this document.

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

Dated this 21 day of May, 2019


Neldon Johnson, Pro Se

CERTIFICATE OF SERVICE

I certify a copy of the foregoing was sent to counsel for the United States through the Electronic Service by the Utah Court's e-filing program

/s/ Neldon Johnson, Pro, Se