

Edwin S. Wall, A7446  
WALL LAW OFFICE  
43 East 400 South  
Salt Lake City, Utah 84111  
Telephone: (801) 746-0900  
Facsimile: (801) 364-3232  
Electronic Notice: edwin@edwinwall.com

---

IN THE UNITED STATES DISTRICT COURT  
DISTRICT OF UTAH, CENTRAL DIVISION

---

UNITED STATES OF AMERICA,	)	DECLARATION OF NELDON JOHNSON
	)	REGARDING ORDER REQUIRING
Plaintiff,	)	TURNOVER TO RECEIVER OF ALL
	)	VEHICLES TITLED IN THE NAME OF
v.	)	RECEIVERSHIP DEFENDANTS OR
	)	GLEND A JOHNSON
RAPOWER-3, LLC, INTERNATIONAL	)	
AUTOMATED SYSTEMS, INC., LTBI,	)	
LLC, R. GREGORY SHEPARD and	)	Case No. 2:15CV00828-DN
NELDON JOHNSON,	)	
	)	Hon. DAVID NUFFER
Defendant.	)	

---

I, Neldon Johnson, declare as follows:

1. I am over twenty one (21) years of age, am within the United States, am of sound and deposing mind, am under oath and make this declaration based on my own personal knowledge.
2. I submit this declaration to comply with the *Order Requiring Turnover to Receiver of All Vehicles Titled in the Name of Receivership Defendants or Glenda Johnson*, (“Order”). (Dkt. 893).
3. The Court has directed I file this declaration stating, as to each vehicle listed in Exhibit 1, paragraph 2, of the *Order* “(A) the current location of the vehicle, (B) whether the vehicle is drivable or easily towable (such as trailers), and (C) as to any vehicle that is not drivable or easily

towable, the reason it is not drivable or towable.” Attached as *Exhibit 1* is a list that provides, to the best of my knowledge as to each vehicle: (a) location, (b) whether drivable, (c) whether towable, (d) title, and (e) a notation where of further information that addresses particular circumstances related to the vehicle.

4. Additionally, the *Order* in paragraph 4 requires I deliver the titles to each vehicle listed in Exhibit 1 of the *Order*, endorsing such titles transferring the vehicle to “Wayne Klein, Receiver for RaPower,” or where such title cannot be located to state that no title has been located and provide an affidavit by April 10, 2020, transferring to the receiver all right, title and interest I may have to those vehicles. See *Exhibit 1* with regard to my knowledge regarding the vehicle; and attached as *Exhibit 2* is my affidavit transferring to the receiver all right, title and interest in the vehicles.

5. Further, the *Order* in paragraph 5 requires I deliver to the receiver “a) current photographs of each vehicle, b) information showing the milage or hours of usage of each vehicle, and c) identification of the specific current location of each vehicle.” Attached as *Exhibit 3* are photographs of the vehicles that I have of the vehicles, taken in July, 2019. I do not have information as to the milage or hours of usage for the vehicles, but such information should be available from the odometer or clocks on the vehicles. The current location of the vehicles is provided in *Exhibit 1*.


6. Further, the *Order* in paragraph 6 requires I deliver to the Receiver “all maintenance and service records for each vehicle in my possession, custody, or control;” and where such records are no longer within my control to provide the Receiver “identifying the records, the persons in control of the records, and efforts undertaken to recover the records.” I do not have any

maintenance or service records for the vehicles. I do not have any information as to who, if anyone, other than the receiver, who would have records of the maintenance or service records.

As to the efforts I have undertaken, I am aware of the information and records I have in my possession and know that I am not have any maintenance or service records, and I do not know of anyone I could contact who would have those records.

I declare pursuant to 18 U.S.C. § 1001, under penalty of perjury that the foregoing is true and correct.

Executed on the 3<sup>rd</sup> day of April, 2020.

  
Neldon Johnson