

Denver C. Snuffer, Jr. (#3032) [denversnuffer@gmail.com](mailto:denversnuffer@gmail.com)

Steven R. Paul (#7423) [spaul@nsdplaw.com](mailto:spaul@nsdplaw.com)

Daniel B. Garriott (#9444) [dbgarrriott@msn.com](mailto:dbgarrriott@msn.com)

Joshua D. Egan (15593) [Joshua.d.egan@gmail.com](mailto:Joshua.d.egan@gmail.com)

**NELSON, SNUFFER, DAHLE & POULSEN**

10885 South State Street

Sandy, Utah 84070

Telephone: (801) 576-1400

Facsimile: (801) 576-1960

*Attorneys for RAPower-3, LLC, International Automated Systems, Inc.,  
LTB1, and Neldon Johnson*

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

UNITED STATES OF AMERICA,

Plaintiff,

vs.

RAPOWER-3, LLC, INTERNATIONAL  
AUTOMATED SYSTEMS, INC., LTB1,  
LLC, R. GREGORY SHEPARD, and  
NELDON JOHNSON,

Defendants.

Civil No. 2:15-cv-00828-DN-EJF

**DECLARATION OF GLENDA  
JOHNSON IN RESPONSE TO ORDER  
ECF DOC. 893**

Judge David Nuffer

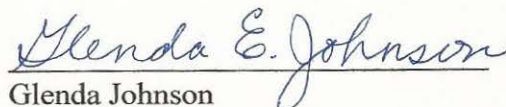
Pursuant to 28 U.S.C. § 1746, I hereby declare as follows:

1. My name is Glenda Johnson and I make this declaration under oath and based on my personal knowledge.
2. On March 27, 2020, this court entered an Order requiring that I provide a statement under oath as to the obligation to turn over vehicles to the Receiver. See Order ECF Doc. 893.
3. On April 2, 2020, I provided all information I had regarding each of the vehicles included in the Court's Order (Doc. 893-1) and its Exhibit 1 to Ed Wall's office.

4. In my conversation with them, I identified to the best of my ability the current location of each vehicle, whether the vehicle is driveable or easily towable and if not towable, then an explanation as to why. Ed Wall's office told me they would respond to the Court's Order regarding the vehicles as to ALL vehicles identified in Exhibit 1.
5. I agree to sign an affidavit and have it notarized on or before April 10, 2020, prepared by the Receiver, as to all vehicles identified in Exhibit 1 that do not have a title that I have been able to locate.
6. I do not have photographs of the vehicles described in Exhibit 1. I have communicated with Mr. Wall's office that any photographs in their possession of the vehicles will be provided to the Court and counsel.
7. I do not have mileage information for the vehicles identified in Exhibit 1.
8. I do not have more knowledge about the specific location of the vehicles identified in Exhibit 1 than what was given to Ed Wall and is to be provided by him.
9. I do not have maintenance or service records for any of the vehicles identified in Exhibit 1 and do not know of any person who would have, or may have, such records, except for Wayne Klein.
10. I have made claim to the Receiver for use and ownership of the 2016 Chrysler 300 and have provided payment information to him. I have been making the payments on the 2016 Chrysler 300 since at least the time of the appointment of the Receiver and there remains an unpaid balance on the 2016 Chrysler 300 of approximately \$13,000.

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

DATED this 3<sup>rd</sup> day of April, 2020.

  
Glenda Johnson

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was filed using the court's CM/ECF filing system and that system sent notice of filing to all counsel and parties of record.

In addition, the foregoing was mailed or emailed as indicated to the following who are not registered with CM/ECF.

Greg Shepard [greg@rapower3.com](mailto:greg@rapower3.com)

/s/ Steven R. Paul  
*Attorneys for Glenda Johnson, LaGrand Johnson and Randale Johnson*