Denver C. Snuffer, Jr. (#3032) <u>denversnuffer@gmail.com</u> Steven R. Paul (#7423) <u>spaul@nsdplaw.com</u> Daniel B. Garriott (#9444) <u>dbgarriott@msn.com</u> Joshua D. Egan (#15593) joshua.d.egan@gmail.com **NELSON, SNUFFER, DAHLE & POULSEN** 10885 South State Street Sandy, Utah 84070 Telephone: (801) 576-1400 *Attorneys for Glenda Johnson*

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

UNITED STATES OF AMERICA,	
Plaintiff,	SECOND DECLARATION OF GLENDA JOHNSON IN RESPONSE
VS.	TO NOTICE OF NONCOMPLIANCE ECF 923 AND ORDER EDF 933
RAPOWER-3, LLC, INTERNATIONAL AUTOMATED SYSTEMS, INC., LTB1,	
LLC, R. GREGORY SHEPARD, and	Civil No. 2:15-cv-00828-DN-EJF
NELDON JOHNSON,	
	Judge David Nuffer
Defendants.	

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

- My name is Glenda E. Johnson and I make this declaration under oath and based on my personal knowledge.
- 2. I hereby certify that I have complied to the best of my ability with the Court's Order Re: Affidavit of Non-Compliance against Glenda Johnson [ECF Doc. 920] (hereafter referred to as "Order Doc. 920"), and the Court's Order Re: Notice of Noncompliance [ECF 933] (hereafter referred to as "Order Doc. 933"), and further certify as follows:
 - a. I received a copy of the Order Doc. 920 on or about May 5, 2020.

Case 2:15-cv-00828-DN-DAO Document 937 Filed 06/10/20 Page 2 of 5

- b. I received a copy of Order Doc. 933 on or about June 4, 2020.
- 3. In response to the requirements of the court as provided in Order Doc. 933, I hereby declare and state as follows:
 - In approximately October or November 2019, I decided to sell all (or any) right title or interest that I had in any real property, contracts or assets associated with the Johnson Fresnel solar lenses.
 - I contacted Preston Olsen and let him know of my intentions, he said he would be interested.
 - c. He decided that with everything going on that a Nevis Company would be the safest place to hold any right, title or interest he could purchase from me.
 - d. On or about November 25, 2019, Preston Olsen created Anstram Energy LLC and I sold all of my right, title and interest in assets, property or contracts to Anstram Energy at that time.
 - e. As part of the business and asset sale, I agreed to help place mechanics' liens on the properties. I had the property descriptions and found a form on the internet which I used to prepare the mechanics' liens.
 - f. We met at Nelson Snuffer Dahle & Poulsen's law office to have the paperwork notarized and Preston Olsen signed the forms of mechanics' liens and asked that I record the liens in Millard County, Utah County and Texas. I agreed to do that.
 - g. In January 2020, Preston Olsen's tax court case went to trial in Utah County.

In that trial, the IRS conceded that the Johnson Fresnel solar lenses <u>qualified</u> as solar energy property¹.

- i. Shortly after the tax court trial, Roger Hamblin let me know he was interested in securing his interest in the rights, title and interest in my assets and interest.
- j. I told Roger Hamblin about Preston Olsen and Anstram Energy and suggested he contact Preston Olsen.
- k. On February 29, 2020, I met with Preston Olsen at his home in Salt Lake City, Utah at which time Preston Olsen prepared and signed the "Transfer of Membership Interests", transferring his interest in Anstram Energy to Roger Hamblin. See copy of Transfer of Membership Interest, attached hereto as Exhibit 1 and incorporated herein by reference.
- Later, Roger Hamblin met me at my home in Payson and he signed the Transfer of Membership Interests purchasing all of Preston Olsen's right, title and interest in Anstram Energy.
- m. When this court directed me to release the mechanics' liens, I contacted Roger
 Hamblin and asked him to release the mechanics' liens. He refused.
- 4. I never had authority to grant or release the mechanics' liens. I only gave information for the preparation of the documents, such as a form and property descriptions, and recorded the liens with the counties.
- 5. I have no opinion as to whether the liens are valid and enforceable. I only know that Preston Olsen was interested in purchasing what rights, title and interest I did have.

¹ See ECF 931, RULE 60 MOTION TO SET ASIDE JUDGMENT AGAINST DEFENDANTS (NEWLY DISCOVERED EVIDENCE) (FRAUD ON THE COURT)

Case 2:15-cv-00828-DN-DAO Document 937 Filed 06/10/20 Page 4 of 5

- 6. Based on my understanding, Preston Olsen conveyed all his right, title and interest in Anstram Energy to Roger Hamblin on February 29, 2020.
- 7. The only contact information I have for Preston Olsen and Roger Hamblin are:
 - a. Preston Olsen: polsen@gilmorebell.com (801) 258-2723
 - b. Roger Hamblin: 4rogham@gmail.com (435) 668-9029
- 8. I have called Roger Hamblin twice asking for his help in releasing the liens. He told me he would not release the liens.
- 9. My lawyers sent an email to Roger Hamblin asking him to release the liens. He told my lawyers he would not.
- 10. I talked to Roger Hamblin about the Order Doc. 933 to confirm this declaration. He did not change his position that he would not release the liens.
- 11. I don't know why Roger Hamblin will not release the liens.
- 12. There is no possible way for me to release the mechanics' liens because I have no authority over Anstram Energy LLC or its owners or managers.

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

DATED this 9th day of June, 2020.

Glenda E. 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.

/s/ Steven R. Paul Steven R. Paul Attorneys for Glenda Johnson