

AFFIDAVIT OF MARCO ANTONIO BRUNO DA SILVA

State of Sao Paulo

County of Brazil

BEFORE ME, the undersigned authority, personally appeared Marco Antonio Bruno Da Silva, who, being duly sworn, deposes and states as follows:

1. Personal Background

My name is Marco Antonio Bruno Da Silva, and I am over the age of 18, competent to testify, and make this affidavit based on personal knowledge.

I reside at 6810 N. State Road 7 Suite 132 Coconut Creek, Florida 33073 and I am the Plaintiff in the lawsuit against Logos Aviation LLC, Aerovision LLC, Mark Daniels, Nikolaos Kyriakopoulos, and Dilson Prado da Fonseca.

2. Summary of Events

On August 12, 2024, I entered into a contract to purchase a Gulfstream G-IV aircraft (Serial Number 1019; FAA Registration N945CX) from Logos Aviation LLC and Aerovision LLC for \$2.8 million.

The contract explicitly stated that the aircraft was in good condition, with all systems operational, and included two Rolls-Royce Tay turbo-fan engines.

I transferred \$700,000 as a deposit, relying on the representations made by the Defendants that the aircraft was fully operational and required minimal maintenance.

3. Discovery of Fraud

After repeated delays and excuses by the Defendants, I conducted an independent investigation into locating the aircraft.

Upon inspection at its location, I discovered the aircraft was:

Missing both engines.

Unairworthy, with broken windshields and multiple missing or damaged components.

This condition was completely contrary to the assurances made in the contract and by the Defendants.

4. Misrepresentations and Falsified Evidence

The Defendants sent me falsified video evidence via WhatsApp, purporting to show the aircraft in operational condition, when in reality, the aircraft was in a state of disrepair.

The Defendants also transmitted the fraudulent contract via email and certified mail, further perpetuating their scheme to deceive me.

5. Damages and Intimidation

Despite my demands for a refund of the \$700,000 deposit, the Defendants refused to return the funds or deliver the aircraft as promised.

Additionally, Nikolaos Kyriakopoulos falsely accused me of being a "drug dealer" and claimed I requested illegal modifications to the aircraft.

My associate, Rogerio Scotton, was threatened by the Defendants for assisting me, including receiving two anonymous phone calls warning of harm if he continued to support me.

6. Legal Violations

Based on my knowledge, the Defendants violated multiple federal and state laws, including:

Wire Fraud (18 U.S.C. § 1343) and Mail Fraud (18 U.S.C. § 1341) by transmitting falsified contracts and evidence.

Civil Theft (Florida Statutes § 772.11) by unlawfully retaining my deposit.

FAA Regulations (14 C.F.R. §§ 91.7, 43.12, and 21.9) by misrepresenting an unairworthy aircraft as operational.

Their fraudulent actions have caused me significant financial loss, emotional distress, and reputational harm.

7. Request for Relief

I respectfully request that the court hold the Defendants accountable for their fraudulent actions, compel them to return my deposit, and award damages for the harm caused.

FURTHER AFFIANT SAYETH NAUGHT.

Dated December 09, 2024

Marco Antonio Bruno Da Silva

NOTARY PUBLIC

State of Sao Paulo

County of SP, Country Brazil

Sworn to and subscribed before me by Marco Antonio Bruno Da Silva, who is personally known to me or has produced passport number FR177437 as identification, on December 09, 2024.

Notary Public,

My Commission Expires: [Insert Date]