AFFIDAVIT OF ROGERIO CHAVES SCOTTON

Pursuant to 28 U.S.C. § 1746

I, Rogerio Chaves Scotton, declare under penalty of perjury under the laws of the United States of America that the following is true and correct:

1. Personal Information

My mailing address is 160 W. Camino Real #102, Boca Raton, FL 33432, with a secondary residence at Rua Uberaba, 55, Grajaú, Apt. 405, Bloco 4, Grajaú, Rio de Janeiro, RJ, Brazil.

2. Role in the Transaction

I have been working with Marco Antonio Bruno Da Silva in Brazil, assisting him with contracts, document preparation, translation, and understanding U.S. laws and business practices as to file this lawsuit prose.

I personally invested \$180,000 alongside Mr. Da Silva in the purchase of the aircraft in question.

3. Threats and Malicious Conduct by Defendants

I was directly threatened by Mr. Nikolaos Kyriakopoulos ("Nick"), owner of Logos Aviation, who stated that if I pursued litigation, I could be harmed.

During a phone call where I demanded the return of our deposit due to fraud, Mr. Kyriakopoulos accused me of extorting him.

Mr. Mark Daniels also threatened me, sending messages that he would contact U.S. Immigration and Customs Enforcement (ICE) to have me deported, further warning that "we do not know him and what he is capable of doing."

4. Fraudulent Misrepresentation

Mr. Kyriakopoulos misrepresented that the aircraft being sold was operational and equipped with two Rolls-Royce engines. Upon investigation, we discovered the aircraft was not at Logos Aviation in Fort Lauderdale as represented, but instead at another location, missing both engines, with broken windows and other major defects.

Despite these findings, Mr. Kyriakopoulos ridiculed our concerns, repeatedly stating that we had no recourse because we were from Brazil.

5. Defamation and Further Threats

When I confronted Mr. Kyriakopoulos about the fraudulent sale, he claimed that Mr. Da Silva was a "drug dealer." I informed him that even if such claims were true (which is not believe), it would not entitle him to keep funds obtained under fraudulent pretenses.

Both Defendants engaged in intimidation, attempting to scare us by making false reports to U.S. government agencies, contacting immigration authorities, and suggesting they were "dangerous people."

6. Contractual Breach

I contacted Mr. Mark Daniels of Aerovision, who alleged that the contract was void because Mr. Da Silva failed to make a \$1,000,000 deposit.

When I questioned Daniels about the contract's representations—specifically that the aircraft was operational and equipped with Rolls-Royce engines—he could not provide any justification.

The registration details of the aircraft in the contract did not match the aircraft we later inspected.

7. Dilson Prado da Fonseca's Involvement

Mr. Prado initially presented himself as a licensed aircraft broker but later claimed he was merely an aircraft washer whose only role was introducing Mr. Da Silva to Logos Aviation.

8. Attempts to Resolve the Issue

For many months, Mr. Da Silva and I have peacefully and repeatedly attempted to resolve this matter and regain our funds. The evidence clearly demonstrates fraud and bad faith on the part of all defendants.

I personally sent notices of intent to all defendants, giving them 14 days to return the deposit via e-mail and whatsapp. None acted in good faith or responded appropriately.

9. Pattern of Fraudulent Behavior

My investigation of court records in Dade, Broward, and Palm Beach counties revealed numerous lawsuits against Logos Aviation and its owners, establishing a long history of fraudulent conduct.

Logos Aviation also has negative reviews, poor credit history, and a continuing pattern of fraud.

10. Federal Complaints and Amicus Filing

I filed a complaint with the FBI requesting an investigation into the fraudulent practices of Logos Aviation and its owners.

I also attempted to file an amicus motion in the federal case SWCAM Aircraft, LLC v. Logos Aviation, Inc. et al.. After that filing, the direct threats stopped, but the Defendants continued reviewing WhatsApp messages without replying.

My further investigation confirms that Defendants Daniels and Kyriakopoulos have a long history of criminal conduct, with numerous lawsuits pending, including one currently active in 2025.

I have requested that the FBI and DOJ pursue a federal investigation into their repeated fraudulent schemes.

11. Purpose of Declaration

This declaration is submitted in support of legal claims against the Defendants, showing their ongoing fraud, intimidation, and unlawful conduct.

I continue to demand the return of the funds, including my \$735,000 investment toward the aircraft purchase.

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

Executed on September 15, 2025.

Rogerio Chaves Scotton