Exhibit G -

Nuvem Console Screenshot / Supplemental Declaration

Console image identifying **Joel Ignatovich** as the custodian of the sysadmin credential, submitted under 28 U.S.C. § 1746. Provides **technical confirmation** of the custody chain described in Exhibit E and directly rebuts later misstatements in the WIPO UDRP filing.

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF NEW YORK

Albert Rojas,

Plaintiff,

v.

340B Technologies Inc. d/b/a Nuvem Health LLC, Defendant.

Case No. 1:25-cv-04684 (JGK)(JW)

SUPPLEMENTAL DECLARATION OF ALBERT ROJAS UNDER 28 U.S.C. §1746

I, Albert Rojas, declare as follows:

- 1. I am the Plaintiff in this action. I submit this supplemental declaration to provide additional evidence regarding sysadmin credential custody on Nuvem's production environment.
- On [insert date of console capture], I accessed the Nuvem console interface used to manage administrative permissions. The console entry identified Joel **Ignatovich** as the administrator with custody of the sysadmin password credential (see Exhibit E).
- This evidence confirms the statements in my prior declaration (Exhibits A–E) that Mr. Ignatovich held the sysadmin key and was positioned to pass it downstream for offshore use. It corroborates the October 20, 2023 text message exchange (Exhibit E), where he acknowledged our shared concern about improper sysadmin provisioning.
- Exhibit F demonstrates that the sysadmin key was not an abstract or hypothetical concern. Nuvem maintained a live console structure that documented credential custody, confirming my October 17 warning (Exhibit A) and October 19 regulatory filing (Exhibit B).
- This evidence is offered in light of Nuvem and Davis Wright Tremaine LLP's WIPO UDRP filing of October 21, 2025, which contained factual misstatements later addressed in my Rule 11(c)(2) Safe-Harbor Notice dated October 24, 2025. By that date, Nuvem was indisputably on notice of the sysadmin-key issue and the federal OCR breach filing. Exhibit F further establishes that their certifications were false or made in reckless disregard of the evidence.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on October 25, 2025, at New York, NY.

Respectfully submitted,

/s/ Albert Rojas Albert Rojas (Pro Se) 319 W. 18th Street, Apt 3F New York, NY 10011 rojas.albert@gmail.com | (646) 866-1669